五拜禮



號六十百九千四第 Arrivals. Aug. 14, LOMBARDY, Brit. str., 1,726, E. M.

ral.—P. & O. S. N. Co. Aug. 14, HEBE, Norw. bk., 460, G. E. Bonde, Newchwang 6th July, and Amoy 1st 1866. August, Beans .-- CHINESE. Aug. 14, CAROLINE, French bark, 666, Lebriquir, Whampoa 11th August, General.—Russell & Co

Gillson, Shanghai 10th August, Gene-

Departures.

Aug. 14, STATESMAN, str., for Singapore, &c.

Aug. 14, Nouna, str., for Swatow. Aug. 14, Canton, str., for Forchow. . . Aug. 14, MARGOT, for Chefoo. Aug. 14, HAHNEMANN, for Rangoon. Aug. 14. PRINCE EUGENE, for San Fran-

Aug. 14, Gustav, for Tientsin. Aug. 14, Capron, str., for Yokohama.

· Clearances.

"AT THE HARBOUR MASTER'S OFFICE, AUGUST 14TH. Gustav, for Tientsin. Naworth Castle, for Newchwang. II. Upmann, for Newchwang. Canton, str., for Foocbow. Statesman, str., for Singapore, &c.

Passengers. Per Lomb rdy, str., from Shanghai :-Mr. R. C. Carnegie and 32 Chinese.

Per H. Ummann, for Newchwang:-7 Chinese. Per Statesman, str.; for Singapore, &c.:-133 Chinese.

The British steamship Lembardy - reports left Shanghal on 10th August, had fine weather throughout, with fresh mensoon.

The Norwegian bank Hobe reports left Newchwang on 6th July, and Amoyon 1st August : experienced M.E. winds first part of the voyage down past the Promontory; after which S.S.E. winds and fine weather to Formosa; since then culms and light winds from the S.W.

Vessels Expected at Hongkong. (Corrected to Date.) Vessel's Name. From

	Rowan	4
	Vidal	21
	Yeavering BelleShieldsApril	7
	SharpertonCardiffApril	18
	the related for the contract that the recommendation is a fine of the reservoir of the recommendation is the recommendation of the recommendation is the recommendation of the r	24
	GertrudeApril	24
	Mirella Cardiff April	24
	Lady Blessington, PenarthMay	ī
•	Star of China Newport	2
	Meron Newcastle May	ě
	Nicolai (s) London	ıè
- 5	Eugenio	$\tilde{\mathbf{i}}$
		18
	J. C. Munro Hamburg	1
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ix	Ardito	ľ
	Sopphire	
,	Zambesi (s)	
	Aureola,	11
	Lingleader Oardiff May	2
	Moses Day Cardiff May Labrador Newcastle May	20
	Lubrador Newcastle htay -	2
•	McNear PenarthJune	3
	Albert Victor London June	ļ
	Trainight (s)t.ondonquie.	4
ď	City of Foothers. Cardiff June	2
	•	

Auction Sales To-day.

LANE, CRAWFORD & Co., At 12 noon, Sundry Goods, &c.

NOTIFICATION.

DENTERS of LAND on the British Concesto Her Majesty's Government, CHAS. T. GARDNER Acting Vice-Consul.

H. M. Consulate. 224 1348 Canton, 20th July, 1873. NOTICE.

P. & O. S. N. CO. STEAM TO SOUTHAMPTON via CANAI

II HE LOMBARDY and BOKHARA, conveying the mails from Hongkong of 16th aud 30th instant respectively, will proceed to Southampton via the Sucz Canal

Superintendent tf 1270 Hongkong, 7th August, 1873. NOW READY.

A. MCIYER.

DOUND VOLUMES of the TRADE RE-D PORT for the year 1872. Price \$10. Apply at the Daily Press Office. Hongkong, 1st February, 1873.

A SITUATION WANTED. DY an experienced Bookkeeper, who is will-

D ing to make himself generally neeful; can correspond or act as Shipping Clerk if re- CHAREHOLDERS in the above Company quired. Testimonials first-class. Address, "A. R.," care of the Daily Press

tf 1008 Hongkong, 24th June, 1873. A. MILLAR & CO. TOUSE, SHIP, AND STEAMBOAT COPPERSMITHS & BRASSFOUNDERS. No. 1, Queen's Road East and Nullah Lanc.

Opposite H.M. Naval Dock Yard. of 387. Hongkong, 1st March, 1871. HE Undersigned have been appointed Sole Agents for the Sale of their Goods in Hongkong and China by Messis. J. & R. Ten-Mont, Glasgow, and Messrs. David Corsar & Sons

Arbroath. ARNHOLD, KARBERG 4 00. tf 419 Hongkong, January. 1867. NOW READ!

HHE HOUSEHOLD COMPANION STUDENT'S FIRST ASSISTANT, By Dr. DEVAN, with many Additions, Corrections, and Dr. WILLIAMS' Orthography. Paice: In Paper Wrappers,\$1.50

Neatly Bound.... \$2.00 Apply at the Daily Press Office.

TOHN SKINKER. SAN FRANCISCO, CALIFORNIA.

Sole Agent on the Pacific Coast for : Winchester Repeating Arms and Ammunition. Du Pont's Blasting and Sporting Powder. Lake Superior and Pacific Fuse Company's Safety [1v 721 May 8

AFONG. HOTOGRAPHER BY APPOINTMENT TO H. E. SIR AITHUR KENNEDY, Governor of Hongkong;

AND TO H. I. H. THE GRAND DUKE ALEXIS OF RUSSIA.

Invites inspection of his large Collection of VIEWS of FOOCHOW, SWATOW, HONGRONG.

CANTON, and MACAO.

WYNDHAM STREET. 6m] (Formerly occupied by Athletic Club.) [513 tl 603 Ewatow, 15th April, 1873,

Banks.

日三十二月六間年酉癸治同

COMPTOIR D'ESCOMPTE DE PARIS. INCORPORATED by National Decrees of I 7th and 8th March. 1848, and by Imperial curation, in absence of Mr. ALLARAKHIABHOY Decrees of 25th July, 1854, and 3lst December, DEWJEE.

RECOGNISED BY THE INTERNATIONAL CON-VENTION OF 30TH APRIL, 1862 Francs. & Sterling

PAID-UP CAPITAL 80,000,000 3,200,000 RESERVE FUND 20,000,000 800,000 HEAD OFFICE.-14, Rue Bergere, Paris. LONDON AGENCY -144, Leadenhall Street,

AGENCIES .- At Nantes, Lyons, Marseilles Roubaix, Brussels, Alexandria, Bombay, Calentta, Hougkong, Shanghai, Saigon, Saint Denis (He de la Réunion,) and Yokohama.

LONDON BANKERS-UNION BANK OF LONDON. HONGKONG AGENCY.

Interest Allowed On current deposit accounts at the rate of 2 % per amum on the monthly minimum balances; 21 % subject to 15 days' notice of withdrawel; and 3% subject to one month's notice. On Fixed Deposits :

For 3 months 3 % per annum.

A. PHILIPPE, Acting Manager.

Offices in Hongkong .: Bank Buildings, Queen's Road 876 Hongkong, 2nd June, 1873.

LIONGKONG & SHANGHAL BANKING CORPORATION. PAID-UP CAPITAL 5,000.000 of Dollars. RESERVE FUND1,000,000 of Dollars.

Court of Directors :-Chairman-S. D. Sassoon, Esq. Deputy Chairman-W. H. FORBES, Esq. Ad. André. Esq. | II. B. Lemann, Esq. Thos. Pyks, Esq. Hon. R. Rowett. R. R. Beliltos, Eng. A. F. Heard, Esq.

A. Joest, Eaq. Chief Manager. Hongkong-James Greig, Esq., Shanghai-Ewen Cumeron, Esq. Landon Bankers-London and Jounty Bank.

HONGKONG. INTEREST ALLOWED. On Current Deposit Accounts at the rate of 1 per cent, per annum on the daily balance. On Fixed Deposits:-

For 3 months' 2 per cent, per annum,

LOCAL BILLS DISCOUNTED Credite-granted on approved Securities, and every description of Banking and Exchange Drafts-granted on London, and the chief Canton. commercial places in Europe, India, Australia, America, China and Japan. JAMES GREIG, Chief Manager.

Offices of the Corporation, No. 1, Queen's Road East. tt 1062] Hongkong, 1st April, 1873.

-HONGKONG HOTEL COMPANY, (LIMITED.) NOTICE.

CHAREHOLDERS of the Honekone Ho-THE COMPANY, LIMITED, are requested to apply to the Undersigned for Warrants for the DIVIDENDS due to them, on and after SATURDAY, the 2nd August. By order,

ED. BAKER. 83d 1228 Hongkong, 29th July, 1873. HONGKONG, CANTON, AND MACAO STEAMBOAT COMPANY, LIMITED.

NOTICE TO SHAREHOLDERS

THE DIVIDEND at the rate of 16 per cent. L per annum, or \$6 per chare, declared at sion, Shamien, are requested to pay into the Ordinary Half-yearly Meeting of Share-H. M. Consulate the rent due by them for the holders held this day, will be payable at the year ending 4th September, 1873; and it is Hongkong and Shanghai Banking Conhereby notified, that any lots upon which the PORATION on and after SATURDAY next, the ground reut is not paid by the 4th September 19th instant. Shareholders are requested to next, will, under the conditions of Lease, revert apply at the office of the Company for War-

By order of the Board of Directors, AUGUSTINE HEARD & Co., General Agents. tf 1151 Hongkong, 15th July, 1873;

VICTORIA FIRE INSURANCE COMPANY OF HONGKONG, LIMITED. Adjustment of Bonus for the Year 1872. SHAREHOLDERS in the above Company are requested to furnish the undersigned with a list of their Contributions for the year

ended 31st December, 1872, in order that the FILE HOUSES Nos. 35, 37, 41, 43, and 45 distribution of Twenty per cent. (20 %) of the Net Profits reserved for Contributors, may be arranged. Returns not rendered prior to the 31st October next, will be adjusted by the Company, and no claims nor alterations subsquently admitted. AUGUSTINE REARD & Co.,

Scoretaries. 4m 1079 Hongkong, 1st July, 1873. CHINA FIRE INSURANCE COMPANY, LIMITED.

ADJUSTMENT OF BONUS FOR THE YEAR 1872.

are requested to furnish the Undersigned with a list of their Contributions for the Year ending 31st December last, in order that the Distribution of Twenty five per cent. (25.1/2) of the Net Profits reserved for Contributors, may be arranged. Returns not rendered prior to the 31st October next, will be adjusted by the Com. pany, and no claims or alterations will be subsequently admitted: JAS. B. COUGHTRIE,

Scoretary. 4m 1082 Hongkong, 1st July, 1873. HONGKONG FIRE INSURANCE COM-PANY, LIMITED.

ADJUSTMENT OF BONUS FOR THE YEAR 1872: CHAREHOLDERS in the above Company are requested to furnish the undersigned with a list of their Contributions for the year ending 31st December last, in order that the distribution of Twenty per cent. (20 %) of the Nett Profits reserved for Contributors, may be arranged. Returns not rendered prior to the

sequently admitted. JARDINE, MATHESON & Co., tf 1069 Hongkong, 1st July, 1873. BY SPECIAL APPOINTMENT

31st October next, will be adjusted by the Com-

pany, and no claims or alterations will be sub-

10 HIS EXCELLENCY THE GOVERNOR. TO H. I. H. THE GRAND DUKE ALEXIS OF HUSSIA.

T. N. DRISCOLL. CIVIL, NAVAL, & MILITARY TAILOR, WOOLLEN DRAPER, HATTER, HOSIER, AND GENERAL OUTFITTER. 45 and 47, Queen's Road, next to Oriental

Bank, [Feb. 1., tf 1927 · SWATOW. STEAM-TUG ORPHAN.

vessels to or from sea, on reaconable terms.

FREWIN & Co.,

NOTICE.

I. JAIRAJBHOY LUCCUMSEY is authorised to sign in my firm per pro-

Notices of Firms.

EBRAHIMBHOY PABANEY. 5d 1297. Hongkong, 11th August, 1873. NOTIOE.

THE interest and responsibility of Mr. I HAUSCHILD, in our house, ceased from this date. WM. G. HALE & Co. 1m 1236 Saigon, 28th July, 1873.

NOTICE. AR FITZ EDMUND REILLY is author rized to sign our Firm per procuration.
THOMPSON & Co. 1m 1172 Foochow, 9th July, 1873.

N and after the lat July, our business will be REMOVED to No. 43, Queen's Road, and 22, Prays, -Messrs. L. FRICKEL & Co., and carried on in conjunction with that firm, TBIDGES. under the amalgamated name of MACEWEN, FRICKEL & Co.

MACEWEN & Co. 13, Queen's Road Hongkong, 24th June, 1873, . . . [1f 1009

TN reference to the above advertisement, we L beg to announce that on and after the Let July our business will be amalgamated with that of Messrs, MAGEWEN & Co., and conducted on our premises, under the style of MACEWEN, FRICKEL & Co.

L. FRICKEL & Co. 43. Queen's Road, and 22. Prava. Hongkong, 24th June, 1873. THE interest and responsibility in our firm of Mr. John H. Smith ceased on the 30th of April last.

F. BLACKHEAD & Co. tf 708 Hongkong, 1st May, 1873. A / B. AD. S. CORDES has this day been ad-IVI 'witted a partner in our firm. A. CORDES & Co.

tf 458 Tientsin, 1st January, 1879. 111HE co-partnership bitherto existing between ISAAC M. BULL, JAMES PURDON. JOHN G. PURDON, and S. HUBBARD CLARKE, in Hongkong and China, under the name or style of "BULL, PURDON & Co.," ceased this day by effluxion of time. Outstanding accounts will be settled by either of the partners, who for that purpose are autho-

rized to sign the firm in liquidation. BULL, PURDON & Co. 684 Hongkong, 30th April, 1873. TITH reference to the above notice, the

business heretofore carried on by BULL. PURDON & Co. will be conducted by the undersigned, under the style or firm of FURDON & Mr. HENRY W. DAVIS is authorized to sign the name of the Firm, and will retain the management of the business at Hongkong and

Mr. JOHN CDELL will continue to conduct 10, Wyndbam Street,the business at Poochow, and is authorized to The whole of the Elegant HOUSEHOLD sign the name of the Firm at that port, JOHN G. PURDON. 685 Hongkong, 1st May, 1873.

THAT Commediane HOUSE No. 5, Chan L cery Lane. Possession can be had on the 1st September.

G. FALCONER & Co. tf 1319 Hongkong, 14th August, 1873. TO LET. With im wediate possession. TITHE HOUSE No. 12, Arbuthrot boad, lately GLASS WARE, &c., &c. L occupied by Mr. A. E. VAUCHER.

J. A. DE CARVALHO. tf 1238 Hongkong, 1st August, 1873., TO LUT, (Immediate Possession

HE HOUSES Nos. 5 and 8, West Terrace. Apply to J. P. DA COSTA East Point, or No. 7, Chancery Lane. tf 1221 Hongkong, 30th July, 1873.

TO BE LET. (With immediate possession.) THE very fine and large HOUSE No. 3, on Marine Lot, Praya East. For particulars, apply to the Spanish Procu-ration, Caine Road, No. 10.

tf 1214 Hongkong, 29th July, 1873. THE HOUSE No. 1 in Caine Road, near th Italian Convent. Apply to

J. J. DOS REMEDIOS & Co. tf 1161 Hougkong, 19th July, 1873. . то ьет. COMMODIOUS GODOWN and OFFICE 🗸 in Queen's Road.

LANE CRAWFORD & Co. tf 1147 Hongkong, 15th July, 1873. in Wyndbam Street.

J. J. DOS REMEDIOS & Co. tf 1051 Honekong, 28th June, 1878. TO LET.

Possession on 1st July next. THE Two HOUSES in Queen's Road West known as the "Crown and Anchor"

For particulars, apply to GILMAN & Co.. Praya. tf 1021 Hongkong, 25th Jane, 1873.

TO LET.

With immediate possession. THE OFFICES, Compradore's PREMISES. &c., situated over the office of the undergned, and at present in the occupation of

Messrs. Jardine, Matheson & Co. THE BORNEO CO., LIMITED, · No. 39, Queen's Road Central. if 950 Hongkong, 10th June, 1873.

FOR RENT. FIRST-OLASS GRANITE GODOWN, at Wanchi. E. Burrows & sons.

tf 781 Hongkong, 20th May, 1873. TO BE LET. THE HOUSE No. 13, Staunton Street, con- T.ANE, CRAWFORD & Co. have received vants. Possession can be bad on 1st proximo. the residence of

J. H. COX. 41. Queen's Road. tf 918 Hongkong, 10th June, 1873. With prompt possession.

NTO. 10, UPPER MOSQUE TERRACE, & General Manugers, | CORNER HOUSE, with good view; our Rooms, Bath and Dressing Rooms, Outlars per month. Apply to G. LINSTEAD. if 1109 Hongkong, 8th July, 1873.

> BROWN, JONES & CO. UNDERTAKERS, &c., OFFICE-No. 9, HOLLYWOOD ROAD.

Memorial Stones and Monuments brecked. tf 137 Hongkong, 21st January, 1873.

of the undersigned in Hongkong is about OHEST. being closed. All parties indebted to the firm THE new and powerful Steam-tug ORPHAN, are requested to make immediate payment; and Captain McCasLin, is now open to tow all claims against the firm are requested to be sent in before the 31st day of August next, Mexican Dollars weighed at 7,1.7. All Lots, D suit purchasers, delivered ex Godowns or undersigned. after which no claim will be allowed. Dated Hongkong, this 1st day of July, 1873. 1067 EDULJEE FRAMJEE, SONS & Co.

Auctions.

HONGKONG, FRIDAY, 15th AUGUST, 1873.

GENERAL WEEKLY SALE. I ANE. CRAWFORD & Co. will sell by VALUABLE REAL ESTATE AND HOULE-Public Auction, in their Sales Rooms.

Queen's Road, THIS DAY, the 15th August, 1873, at noon,-

POOKET FLASKS, SCISSORS, POOKET | tmct,) on KNIVES, SAWS, PINOHERS, TAPE LINES, Scent HOTTLES, NEOKLACES, Galvanized BUCKETS and BASINS. Yellow SOAP:

MUSKETS and BAYONETS. 3 Double-barrelled GUNS. 20 Cases Pearl BARLEY. 2 " Manila CIGARS. LOase Manila CHEROOTS. 1 Cask Choice American BUTTER:

1 Case Louf SUGAR. 20 Cases Borden's Condensed MILK, Engle

WASHING MACHINE: TERMS OF SALE-Cash before delivery in Mexican Dollars weighed at 7.1.7. All Lots, with all faults and errors of description, at purchasers' risk on the fall of the bammer. 1324 Hongkong, 14th August, 1873.

PUBLIC AUCTION. THE Undersigned has received instructions

TO MORROW. 16th August, 1873, at noon, on the Premises, under Precent of Court .-The unexpired LEASE of Section B of Inland Lot No. 701, and Two HOUSES, Nos. 66 and 68, brilt thereupon, situated in Market Street, Taipingshan, TERMS OF SALE.—Cash on the fall of the hammer. The Property to be at the risk of the Purchaser on the fall of the hammer.

to sell by Public Auction,

J. M. ARMSTRONG. Auctioneer. 1293 Hongkong, 13th August, 1873. PUBLIC AUCTION.

THE Undersigned has received instructions to sell by Public Auction, on MONDAY. the 18th August, 1873, at 11 o'clock AM, at the Godown of the Messageries Muritimes Company, East Point,-About 35 Tons of COAL DUST, ex Ship

TERMS OF SALE .- Cush before delivery in Mexican Dollars weighed at 7,1.7. J. M. ARMSTRONG. 1926 Hongkong, 14th August, 1873.

PUBLIC AUCTION. INHE Undersigned has received instructions L to sell by Public Auction, on MONDAY

the 18th day of August, 1873, at noon, at No. FURNITURE, &c., (mostly of English and French make,) comprising Drawing Room, Dining Room, and Bedroom SUITES, OUTOHES, CHAIRS, CARPETS, Centre CARPETS, RUGS, Blackwood Marble-top TABLES, Pier GLASSES, Marble CLOCKS, OLIOGRAPHS, OIL PAINTINGS, EN GRAVINGS, Card TABLES, SIDEBOARD, WHATNOT, Crystal GASALIERS, BED-STEADS, WARDROBES with Plate Glass Doors, Cheval GLASS, DEVENPORT, Marble- FENDERS and Fire IRONS, Pier GLASSES top CHEST of DRAWERS with Swing Glass, Marble-ton WASHSTANDS with Glass Toilet SET, PLATED WARE, OROCKERY WARE,

Citalogues will be issued. TERMS OF SALE,-Cash before delivery in Mexican Dollars weighed at 7.1.7. J.M. ARMSTRONG, 1317 Hongkong, 13th August, 1873.

ANE, CRAWFORD & Co. have received instructions to sell by Public Auction, at the residence of OSCAR WILSON, Esq., No. 11, Praya East, (opposite the Hongkong Pier and Godown Co.'s Wharl,) on

FURNITURE SALE.

the 18th August, 1873, at 2 p.m., (Instead of the date previously advertised,)-The whole of his HOUSEHOLD FURNI TURE, consisting of-Green Rep Covered Drawing Room OHAIRS and COUCHES, PICTURES, PIANO, Pier GLASSES, Ourd and Round TABLES, GASA-LIERS, FENDERS and Fire IRONS, Dining-TABLE, ELECTRO-PLATED, GLASS, and CROCKERY WARE, SIDEBOARD, BED. STEADS, WARDROBES, Toilet TABLES,

WASHSTANDS, Toilet MIRRORS. TERMS OF SALE.—Cash before delivery in Nexican Dollars weighed at 7.1.7. All lots, with all faults and errors of description, at purchasers' risk on the fall of the bammer.

1325 Hongkong, 14th Angust, 1873. PUBLIC AUCTION. THE Undersigned has received instructions from J. BREMNER, Esq., H. M.'s Naval

Storekeeper, to sell by Public Auction, at the Naval Yard, on WEDNESDAY, the 20th August, 1873, at noon,-

H. M.'s Steamship 951 Tons, 200 Horse power (nominal), in Hongkong Harbour-with Engines, Spare Gear, and

Boilers; Masts and Yards; Two Anchors and Cables; One suit of Sails, &co., -as she stands. Further particulars can be obtained on application to the Naval Storekeeper. TERMS OF SALE .- Cash before delivery in Mexican Dollars weighed at 7.1.7. The vessel to be at the purchaser's risk, with all faults and errors of description, on the fall of the hammer,

J. M. ARMSTRONG, Government Auctioneer. 953 Hongkong, 16th June, 1873. FURNITURE SALE.

SUBSTANTIAL ENGLISH AND CHINA-MADE HOUSEHOLD FURNITURE, &c. FINE COLLECTION OF YACHTING PICTURES, &c., &c.

taining 7 Rooms. Side entrance for Ser- I instructions to sell by Public Auction, at ARTHUR H. CLARK, Esq. No. 11, Praya East. (opposite the Pier.) on SATURDAY

the 23rd August, 1873, at 2 o'clock P.M.,

The whole of his HOUSEHOLD FURNI-

TURE, consisting of-Canton Blackwood Carved Marble Seat Hall OHAIRS, Canton Blackwood Carrel TABLES. Handsome Drawing Room &UITE of DOWN. houses, &c. Water laid on. Rent, Fifty Dol. Teakwood FURNITURE, covered with Green Rep : Mahogany Centre TABLE, Tiger Skin RUG, Haudsome Japanese VASES, GASA-LIERS and Gas BRAUKETS, Pier GLASS, TROM and after this date, the rate of Elegant Green Rep CURTAINS and POLES, FENDERS, and Fire IRONS, Dining Room Steamers, will be (\$5) Five Dollars per cut., for · TABLE, SIDEBOARD, PUNKAH, ELEC-

A Fine Collection of CHROMO-LITHO-GRAPHS, of English and American Yachts. -BEDSTEADS, TOILET TABLES, Teak Writing TABLE and Teak BOOK CASE, WASHSTANDS, Shanghai BATH, TUBS, ATOTICE is hereby given, that the business WARDROBES, TOILET MIRRORS, ICE

> Catalogues will be issued. TERMS OF SALE.—Cash before delivery in CUPERIOR CARDIFF COALS, in lots to with all faults and errors of description, at pur- on-board. Apply to chasers' risk on the full of the hammer. 1330 Hongkoug, 15th August, 1:73.

Auctions.

PUBLIC AUCTION. HOLD PROPERTY. .

T ANE, CRAWFORD & Co. have received I instructions to sell by Public Auction, MIRRORS. GASALIERS, CORKSCREWS, (unless previously disposed of by Private Con-WEDNESDAY.

the 20th August, 1879, at noon,-All that VALUABLE ESTATE the Property of Messrs Bull, Purpon & On. situated nt Spring Gardens, Hongkong, and known as MARINE LOT No. 43, extending from the Queen's Road to the Prays, and measuring on the Praya 85 feet, on Queen's Road 100 feet, on Spring Gardens' Lane 623 feet, and on Marine Lot No. 42, 557 feet; containing in all 55,940

the few sites left unuppropriated in so central a position, having a public wharf opposite, and \$100,000. being within a short distance of the Hongkong. Pier and Godown Company's wharf. In the rear of the premises (standing about H. M.'s Treasury Office, 100 feet from the Queen's Road) is a large sub. Hongkong, 11th Aug stantially built 3-storied DWELLING HOUSE. measuring 100 feet by 80 feet, with Garden and Outhouses, the ground floor of the House consisting of large and airy Godovas, Ironfined Treasury, &c.; on the 2nd story are six arge rooms, wine closet, store rooms, and pantry; on the 3rd story, 8 rooms, with bathrooms, do.; marble tiled verandah s. 13 feet wide, on bath upper stories, front and back. The whole so arranged that it can readily be converted. into two or three distinct residences, each biving a separate means of entrance. There are two distinct rows of onthouses, consisting of dead, sevants' rooms, kitchens, and stables. A suite of rooms, suitable for Offices, fronts the Queen's Road, Gas laid on throughout the liouse, and a

fine well of spring water in the court yard. Annual Crown rental of the whole property TERMS OF SALE, -One-half of the purchase Money to be paid on the fall of the hammer, and the balance on completion of the Deed of Transfer, the expenses of which to be paid by

For further particulars, apply to. LANE, CRAWFORD & Co., 1174 Hongkong, 21st July, 1873.

SUPERIOR ENGLISH & CHINA-MADE FURNITURE, BILLIARD TABLE, OFFICE FURNITURE, CHOICE

PUBLIC AUGITON.

WINES, &c. T ANE, CRAWFORD & Co. have received II instructions to sell by Public Auction.

WEDNESDAY:

At the Residence of

the 20th August, 1873, at 12,80 F.M.,

MESSES. BULL, PURDON & Co., Spring Gardens, Hongkong, (Immodiately ofter the Salo of the Land and The whole of their HOUSEHOLD and OF-FIOR FURNITURE, comprising-Elegant Damask Covered Drawing Room COUCHES and CHAIRS, Hundsome Brussels. CARPETS, Lace Window GURTAINS, Handsome Marble-top TABLES, GASALIERS FICTURES, Japanese VASES, Inhid Chinese Dining TABLE and OHAIRS, flundsomely Ourved SIDEROARD, WHATNOTS, ELEC-

TRO-PLATED, GLASS, and CROCKERY WARE, Ice OHEST. An ENGLISH-MADE BILLIARD TABLE, Auctioneer. BALLS, &c., &c. BEDSTEADS, WARDROBES, Marble-top WASHSTAND Jand Toilet SERVIUES, Toikt TABLES and MIRRORS, CHESIS of DRAWERS, BOOKS.

OFFICE FURNITURE:-DESKS, TABLES, Book PRESSES, Copying PRESS, Iron SAFES, BOOKS of RE-FERENCE, and Sundry Office PITTINGS. SAMPLES of TEA, Fairbanks' SCALE, Cotton PRE: S. I 4- WHEELED PONY CARRIAGE, and SET OF DOUBLE HARNESS, SADDEERY. Flower POTS and PLANTS.

A few Cases of Choice WINES and Li-Catulogues will be issued, and the Furniture will he on view on Tuesday, the 19th August. TERMS OF SALE .- Cash before delivery in Mexican Dollars weighed at 7,1,7. All Lots, with all faults and errors of description, at purchasers risk on the fall of the hanmer. 1175 Hongkong, 21st July, 1873

PUBLIC AUCTION. THE Undersigned has received instructions to sell by Public Auction, on

16th August, 1873, at bis Office, Club Cham-A PLOT of LAND. part of Inland Lot No. 641, situated at the back the Lock Hospital, and measuring 100 by 120 feet, or less. for to be paid by the purchaser.

For further particulars, apply to OHAS. H. MORGAN, 1331 Hongkong, 15th August, 1873. In the Estate of Messrs. TEXTOR & Co.

A ESSRS. BOURNE & Co, have received IL instructions from E, HAGENS, Esq., Liquidator of the said Estate, under orders from the German Consul, to sell by public Auction, at their Rooms, No. 70, Main St , Yokobama, the Society's Agents at the various ports.

SATURDAY,

the 20th September, 1873, at 10 o'clock A.M.,

Lot No. 29, containing 405 Tsub es as per

The following desirable PROPERTIES-

Title Deed, with Two-storied Substantial DWELLING HOUSE, one Two-storied SILK GODOWN, Two other GODOWNS, CUT-HOUSES, Double-storied OFFICES, &c., &c. Lot No. 46, containing 170 Teuboes as per Title Deed, with a large STONE GODOWN, PRESS, and Watchman's HOUSE. Title Deed, with Two-storied HOUSE and GO- Articles of Association when called upon to do wish it; such delivery will commence TO-DOWN, let at 865 per month up to October, so. 1874, with the option of renewal for a further term of 3 years. The ICE HOUSE erected on the lot is the Property of the present Lessee. Lot No. 1594, containing 160 Tanboes as per Title Deed, with Two-storied DWELLING HOUSE, OUT-HOUSES, STABLES, and GO-

NOTICE.

FREIGHT on SILK in Bake per M. M. either Marseilles, London, and Brindisi, TRO-PLATED, GLASS, and ORCCKERY | For Lyons, the rate of freight will be the same, subject to charges from Marseilles to Lyons, as follows : -Per Grande Vitesse, \$2.15 per out, extra.

... Petite Vitesse: \$1.00 C. BEHTRAND, Principal Agent, M. M. Co. 14d 1247 Hongkong, 2nd August, 1873. FOR SALE.

1m 1186 Hongkong, 23rd July, 1873.

Intimations.

HONGKONG HOTEL COMPANY, LIMITED. NOTICE.

號五十月八英

INDERS are hereby invited for the Lease of the HONGKONG HOTEL from lat September next. Applications will be received by the Undersigned up to 12 Noon of TO-DAY the 15th day of August.

ED. BAKER, 23d 1189 Hongkong, 24th July, 1873.

CEALED TENDERS, in duplicate, of Bank

Bills payable in Clean Mexican Dollars current at Shinghai on demand, in exchange The Praya frontage, which is at present un. for Mexican Dollars, current in Hongkong built-upon, offers from its large extent good weighed at 7.1.7., will be received by the under-A few thousand Terry's RIFLE CAR- facilities for business purposes, and is one of signed until Noon on MONDAY, the 18th instant, to the extent of from \$50,000 to

> C. K. CLEEVE. Assistant Controller. Hongkong, 11th August, 1873. [5d 1305]

NOTION TO SHARBHOLDERS. HONGKONG AND WHAMPOA DOCK

COMPANY, LIMITED, WHE Ordinary Half-yearly MEETING of the Shambolders will be held at the Office of the Company, Club Chambers, at 3 P.M. on MONDAY, the 25th August, for the purpose of receiving a Statement of Accounts, the Report of the Directors, and for declaring a Divi-

By order of the Board, ROBERT DUNCAN. 15d 1291 Hongkong, 9th August, 1873.

HONGKONG AND WHAMPOA DOOK COMPANY, LIMITED. THE Transfer Books of the above Company

NOTIGE.

will be CLOSED from the 9th till the The Property to be at purchaser's risk on the | 23rd August, both days included. ROBERT DUNCAN. Secretarn. 18d 1265 Hongkong, 5th August, 1873.

IN BANKRUPTOY ...

IN THE SUPREME COURT OF HONG

KONG.

Re NORTON AND ANOTHER, Bankrupts. N pursuance of an order of the Chief. Justice, dated this day, I hereby authorise you jointly to carry on the business of you, the said. Bankrupts, from this date until the appoint- HONGKONG PIER AND GODOWN COMment of a Oreditor's Assignee, provided always that the proceeds and profits thereof shall be accounted for to me, and that the Estate shall | THE basiness of the above Company will be not be responsible for any losses that may be L. CLOSED from the 1st August proximo. incurred in carrying on the same.

Dated this ninth day of August, A.D. 1873.

W. H. ALEXANDER. Registrar and Official Assigner. 1292 Hongkong, 9th August, 1873.

GRAND PACIFIC HOTEL,

CHIOAGO.THE LARGEST AND MOST COMPLETE HOTEL IN THE WORLD. HIM Lesaues (well-known as the Proprietors of the SHERMAN HOUSE, before its destruction in the memorable Confingration of October 8th and 9th, 1871,) take pleasure in with MARKING BOARD, CUIES, RESTS, unnouncing the completion of this new enterprise, which is now open under their personal | Vessel are hereby requested to send in management for the accommodation of guests.

> GAGE BROS. & RICE. Lessees for Twenty Years. 1275 Chiergo, June 1st, 1873. NOTICE.

> CAPITAL-1.250,000 DOLLARS, IN 500 SHARES OF \$2,500 EACH. PAID UP CAPITAL, \$250,000;

> > or \$500 per Shall.

UNION INSURANCE SOCIETY OF

CANTON.

Provisional Committee. THOMAS PYKE, Esq., of Messrs. Birley & Co. . D. SASSOON, Esq., of Mesers. David Sassoon, Sons & Co.

A. Joost, Beq., of Messre. Siemssen & Co. H. Lowcock, Esq., of Mesers. Gibb, Livingston The Non P. RYBIE, of Mesers, Turner & Co. The Hon. JAS. WHITTALL, of Mesers. Jurdine.

Matheson & Co.

H. B. LEMANN, Esq., of Messrs. Gilman & Co. T' a GENERAL MEETING beld on A TUESDAY, the 1st July, 1878, it was resolved to continue the Society from the 1st and expense. of January, 1874, on the basis of a continuous TERMS OF SALE .- Cash on the full of the Office, with an annual reallotment of the Shares, hammer in Bank Notes, the expenses of trans- and to increase the number of Shares to 500 of \$2,500 each, with \$500 per Share paid up, instead of 250 Shares of \$5,000, with 1,000 per

> Share paid up. Applications for Shares in the new Society, n the subjoined form, will be received until Noon of Saturday, the 15th November next, at the Office of the Society in Hongkong, and until Noon of Saturday, the 1st November next, at the several Agencies of the Society. Forms of application for Shares are obtain-

By order of the Provisional Committee,

able from the Secretary in Hongkong, and from

UNION INSTRANCE EQUIETY OF CANTON. GENTLEREN .-PRESS HOUSE, with a Superior COTTON you may allol to and agree to pay the obtained. First Call of Five Hundred Dollars per Share, Lot No. 158, containing 517 Tauboes as per and all subsequent Calle, and to subscribe the

To the Provision Committee of the

Your obedient Servant Name.... Address S. S. TIGRE.

NOTICE. CONSIGNEES of Cargo per S. S. Copernic, Goods are being landed and stored at their landed and stored at their risk and expense. risk in the Company's Godowns, whence delivery may be obtained from SATURDAY MORNING at 10 A.M. OPTIONAL CARGO will be forwarded to its

the Consignes before 2 P.M. THIS AFTER-

Cargo remaining unclaimed after WEDNES-

NOON, requesting it to be landed here.

COMPAGNIE DES MESSAGERIES

MARITIMES.

landing charges. C. BERTRAND,

Principal Agent. FD 2 1232 Hongkong, 30th July, 1873.

Intimations

PRICE \$23 PER MONTH.

IN consequence of the departure of the S. S. L China being postponed till August 21st, MR. LEWIS' DEAMATIC COMPANY WILL GIVE FOUR BENEFIT PERFORMANCES.

TO-MORROW (SATURDAY,) 16th August. nder the Patronage of H. C. SIR ARTHUR KENNEDY, C.B., K.C.M.G., and LADY KENNEDY, for the JOINT BENEFIT

Secretary. MISS E. ROGERS A D MRS. F. BRYER Drama-"MILKY WHITE." Burlesque-"THE VERY LAST DAYS OF

> POMPEH." MONDAY, 1-th August, BENEFIT

MR. G. ANDERSON TUESDAY, 19th August,

BENEFLE MR. AND MRS. J. R. TAYLOR. WEDNESD IY, 20th August,

> BENEFIT MR. CHAS. HERBERTE.

LAST NIGHT,

Admission, on all Occasions, \$2, to Every PART OF THE HOUSE. 1327 Hongkong, 14th August, 1873, PENDERS for REPAIRS of Pevavian Ship

Office of the Undersigned until TO-MORROW. the 16th inst., at 2 P.M. For particulars, apply on bourd, or to WM. PUSTAU & Co.,

Louisa Canevaro, will be received at the

2d 1329 Hongkong, 15th August, 1873. TU LET. THE HOUSES Nos. 3 and 6 in Seymour DAVID SASSOON, SONS & Co.

HONGKONG AND SHANGHAI BANKING CORPORATION.

tf 1328 Hongkong, 15th August, 1873.

NOTICE TO SHAREHOLDERS: THE DIVIDEND declared for the Half-year ending on 30th June last, at the rate of Twelve per cent. per annum, say 87.50 per Share of \$125, is payable on andafter THURS-DAY, the 14th instant, at the Offices of the Corporation, where Shareholders are requested

Chief Manager. tf 1322 Hongkong, 13 h Angust, 1873. NOTICE.

PANY, LIMITED.

JAMES GREIG.

By order of the Court of Directors,

to apply for Warrants.

until further notice. MICHAEL MOSS.

tf 1231 Hongkong, 30th July, 1878

TAS REMOVED to No. 15, Hollywood Im 1235 Hongkong, 1st August, 1878.

MR. MAURICE ULLMANN

Notices to Consiguees. THE BRITISH STEAMER ALTONA, FROM SAIGON AND SINGAPORE. MONSIGNEES of Cargo by the above-named

their Bills of Lading to the Undersigned for:

countersignature, and to take immediate doli-

very of their Goods. Cargo impeding the discharge will be landed and stored at Consiguees' risk and expense. KWONG HING. Praya, No. 57. 7d 1323 Hongkong, 14th August, 1873.

OCEAN STEAMSHIP COMPANY.

CONSIGNEES per Company's stcumer PRIAM are hereby notified that the cargo is being discharged into Craft, and landed at the Godowns of the undersigned, in both cases it will lie at Consignees risk. The cargo will be ready for delivery from Craft or Godown on and after the 3ist July, 1873. Goods undelivered after 12th August, 1873,

1303 Hongkong, 1st August, 1873. BRITISH SHIP SIR HARRY PARKES, FROM LONDON.

CONSIGNEES of Cargo by the above named

BUTTERFIELD & SWIRE.

Vessel are requested to sand in their Bills of Lading to the Undersigned for countersignerture, and to take immediate delivery of their Cargo impeding the discharge of the Vessel will be landed and stored at Consignees' risk

AUGUSTINE HEARD & Co. tf 1306 Hongking, 12th August, 1873. NOTICE:

will be subject to Rent.

CONSIGNEES of RE in diamond, Nos. 1/10, 10 cases Acid; 11/27. 17 cases: 28/31. 4 casks: 32/33, 2 bales; 34. Iron Dram. shipped per British barque Chinaman, by

informed that the same have been landed and stored in the Godewn of the Undersigned, and lare now lying at Consignees' risk and expense. RAYNAL & Co., tf 1296 Hongkong, 11th August, 1873.

Dakin Brothers, London, to order, are bereby

CONSIGNEES per S. S. Statesman, from Oalcutta, Penang, and Singapore, are I here by request that you wi'l allot bereby informed that the Cargo will be landed Shares in the above Society, and at their risk by and into the Godowns of Messrs. agree to accept such Shares or any less number Norton Lyall & Co., whence delivery may be Consiguees are at liberty to receive their

Cargo on the Wharf, or ex Boats should they

NOTICE.

MORROW MORNING. Goods remaining in store after the 15th inst. will be subject to rant. JARDINE, MATHESON & Co. 7d 1287 Hongkong, 8th August, 1873,

COMPAGNIE DES MESSAGERIES MARITIMES. NOTICE TO CONSIGNEES.

CONSIGNEES of the following cargo are coquested tosend in their Bills of Lading from London, in connection with the to the undersigned for countersignature, and above steamer, are hereby informed that their take immediate delivery; this Cargo has been No fire insurance has been effected. O. BERTRAND. Principal Agent.

destination, onless intimation is received from GB&C or TFB 1 and 2. 2 cases Merchandise. Ex " Tigre," 29th March, 1873. No mark Ex " Hoogly," 13th March, 1873. DAY, at noon, will be subject to rent and No mark 1 backet Iron Chain. Ex " Provence." 21 st July, 1873. Bills of Lading will be countersigned by the JNS in diamond, 1/12... 12 cases Merchandise.

Hongkong, 11th August, 1873.

Ea S. S. "Ara," 10th April, 1872.

"THE CHRONICLE AND DIRECTORY FOR 1873.

FIGHIS Work, now in the ELEVENTH year of its existence, is ready for de-

NOW READY.

It has been compiled and printed at the Daily Press Office, as usual, from the best and most authentic sources, and no pains have been spared to make the work complete in all respects.

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of the NEW CODE OF SIGNALS IN USE AT THE PEAK;

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GEO. STREET, 30, Cornhill Messrs. TRübner & Co. San Francisco, Mr. L. P. FISHER, 21, Mer. propriate epilogue given by Mrs. Lewis. chants' Exchange. Now York, Messrs. S. M. PETTINGILL & Co Coddle, given by Mrs. Lewis, and it is 37. Park Bow.

Hengkons, August 15th, 1818.

HAVING made some preliminary observations with regard to the proposed new Code glance over the more important details of General.

The index—no small consideration—is carefully compiled, complete, and accurate, and affords great assistance in perusing the cole. We notice, however, that there are a great many inaccuracies in the references to authorities cited in the margin, and doubt not this point will recoive careful attention, before the code is finally passed. An interesting explanation is given by the Attorney-Gene-RAL in the preface, of the extent to which the laws of England, and English procedure, were made applicable to this Colony up to the 5th April, 1843, when a local legislature was established in Hongkong, and he also gives the defendant suffered from deafness, and his of Causeway Bay Station, obarged two boatinteresting particulars with reference to the Lordship suggested that under such circumestablishment of the Supreme Court, and with regard to the local ordinances. Since that day the Imperial Acts incorporated have. to an extent, been made conformable to the in the introduction into India of the will Judicature Commission, from whose first reamong other things, how much may be done at the very commencement of a suit to prevent unnecessary litigation, and offering ortain valuable recommendations towards that end. The ATTORNEY-GENERAL then po had really no power to give. Captain Mooney his proposed code, and strongly urges bringpended to it, namely, for the abolition of the Summary Court, and the appointment of a

puione Judge. The new code will not apply in case of bankruptcy, probate, or admiralty, or in pending suits except by consent of the parlies and the assent of the Judge, a provision which, though apparently reasonable, seems to us likely to lead to some confusion. It undchinery should be made as far as possible to contain everything material, and its ipthe necessities of individual cases.

code is divided into five parts, namely, six chapters, from the institution of a suit to the advisability of his attempting to bor liver them at the godowns of Mesers. Lundstein be gut at Macao. hearing; secondly, four chapters from the to some understanding with the plain the remaining coals give their original fally. mandamus, and suits in forma paumis; fifthly, three chapters on issues by agreemiscellaneous provisions. That portion set uside for injunctions seems to us rathermort but an entire absence of provision for ases tansing under treaty obligations in relation to rendition and other like matters, is conspicuous, and seems, considering the relations of Hongkong to China, a somewhat serious oversight. The substance of the Code indging from the references in the margin, appears Procedure; evidence, and other acts and rules | charged therewith; and (2) whether there was | old pistol. tion) then or now in force in British India:

nances and rules of the Supreme Court of this Colony; half a part from the cases decided by the judges of the Supreme Courts in England, and last, though not least, there is a solitary allusion to some order promulgated by the Governor-General of India in Council, the words of which run: "It shallamount more or less, of original matter, comwill be discussed at length on a future occas-

The steamer Malacca arrived at Shanghai on the 13th instant, and the steamers Yangisze and Mecen left that day.

Backstone's well-known comedy, "Married Life," was the pièce de résistance at the performance of the Lewis' Dramatic Company on Wednesday evening, and was very successfully THE VARIOUS HOUSE FLAGS given. The plot of the piece is very light, and in fact consists in nothing more than a series of conjugal squabbles, which arise among a variety of people and from a variety of causes. The moral of thepiece is that married people, like others, we suppose, must give in to a reasonable extent to one another's little poculiarities. There is a bye plot giving a certain amount of substance to the piece, in consequence of Mr. Samuel 'ddle (Mr. Andrews) having committed the trifling oversight of marrying Mrs. Coddle (Mrs. Lewis) in England, while a certain young lady, on whom he had conferred the same favor some years previously in the West Indies, was still alive. This fact coming to light, as such facts do come to light in comedies, in the course of Residents, Port Directories, Maps, &c., of a dinner party, where the murried couples are assembled, natually causes a disagreement, culminuting in a mutual exit on the part of Mr. and Mrs. Coddle, which causes the remaining married couples there assembled, apparently from mere force of sympathy; to commence quarrels upon divers grounds, and pair by pair QUELCH and CAMPBELL to make their exits, husbands and wives vowing that they will neither see each other. WILSON, NICHOLLS & Co. | The bachelors all meet, and great is the lamentution at the troubles of the previous night, KELLY & Co., Shaughai. | Coddle especially being in a state of trepidation at what appears now to be the certainty of the Indy of his earlier days being at home during this time. However, he luckily discovers that Henry Daye is possessed of the valuable secret that the firs marriage was illegal, and seizing of salary, hold of his witness to the serious damage of a Yokohama Mesers. LANE, CRAWFORD & On very succy cost which he sports, luga him out, .. Mr. E. J. Moss, Japan Gazelle with the view of clearing up matters with his wife. After some amusing bye play, the scene terminates, and we are then introduced to the inmentations of the ladies, who are assembled in concluve, bitterly ruing their separation from their worse balves. Of course, after the usual number of mishaps, misfortunes, and misunderstandings, through which the plots of comedies have to wind their away, a general reconciliation The chief character of the piece was Mrs. needless to say acted with great talent. Her

delivery of the epilogue was a piece of very fine orutory, and fairly brought down the house. Mr. Herberte, as Dismal, was delefulness itself, and could burdly open his mouth, or give a look towards the audience, without eliciting a roat of laughter on account of his forlorn and eminently miserable appearance. Mr. Taylor, as Henry Dove, was very clever and impourous, and snowed a thorough appreciation of his character, while Mrs. Dove Mrs. Bryer) acted with great spirit and talent. The other parts were all well and conscientious ly performed. The performance concluded with Civil Law, we will now proceed briefly to a very laughable nautical farce, "The Blue Jackets," winding up with the chorus of the "Star Spangled Banner," which was enthusithe draught drawn up by the Attorney satisfily received, and was followed by the National Anthem, the audience loadly applauding and heartily testifying their thorough appreciation of the whole performance.

> SUPREME, COURT. August 14th.

SUMMARY JUBISDICTION. BEFORE THE HON. CHIEF-JUSTICE SMALE.

Mooney v. O'Toole. Mr. Hayllar, instructed by Messrs. Francis

and Stephens, for the plaintiff. Defendant in person. His Lordship asked whether defendant was

represented by Attorney or Counsel, and on his replying in the negative, told him he had better take a seat at the table. It then appeared that stances it would be better that defendant should burn the bottoms of their boats, endangering enstody. have bad someone to represent bim.

a reason for his not being represented-and horses. proceeded to state that there was no issue raised Mr. May recommended defendants to go to would be tried before a jury, and he answered wants of the place. Allusion is made briefy matter, however, was extremely simple. The Fined 50 cents cash. to certain considerations which culminated money, \$1,000, was sought to be recovered on account stated, on the broad money countred money had and used. The facts were, Mr. known code of civil procedure, and special O'Toole was owner of the ship Faugh a Balaugh. day, charged with causing the death of a boat- of shoes; he suspected the complainant; and soattention is given to the labors of the Royal It was arranged between them that Mr. Mooney | man named Chun-a-ling, on the evening of the cused Kim, and he acknowledged taking them should be captain of the vessel on her return 12th instant, on the wharf in front of the P. to pay his gambling debts, but said he would from a trip was on, and Mr. O'Toole being & O. Co.'s offices. port a lengthy extract is made, showing, much in want of money with regard to the Inspector Gair seked for a remand, pending the Macao steamer, where he had a relation, a vessel, asked the Harbour Master that Captain | the conclusion of the inquest, adjourned sins die | bawker, and from him he would get the money; | fatai sunstroke occurred on the 30th ulto Mooney should be placed on the register as for more evidence. master, and Mr. O'Toole borrowed from Captain Mooney \$1,000, the money being next. borrowed on the giving of an appointment, which it would be shown Mr. O'Toole

ceeds to point out the component parts of received from Mr. O'Tools a promissory note, Landstein & Co., with tampering with the scales, payable with interest in one year's time. His Lordship said he presumed the only ing into force the two draft ordinances up- question was whether Mr. O'Toole should pay ther the matter could not be arranged

ment, and minus his \$1,000. The defendant valuable evidence

the case of Hogan and Shee, to show that two years back he was up on a similar charge, quatody. if a person undertakes to procure any when acting as principal be was ordered to find would be better, we think, that the new appointment, which it is found at the time be beavy security. was unable to do, and receives in consideration | Inspector Cradock said he believed also a sum of money to be paid back in three that the seventh defendant had some interest months, if he fail in the undertaking, the in a small coal shop, where small quantities plication be left to experience, discussion, and other person will be able to recover back the of coals were purchased from sampans and Macat, came on again yesterday. money without waiting for the three months, cargo boats. He believed in this case that the and urged that the circumstances of this case | coals were delivered from the ship right enough, It is specially to be noticed that the new were almost entirely on all fours with it.

bearing of a suit to judgment or decree; tiff. If, the plaintiff lent the money on thirdly, two chapters on execution : fourthly, the understanding stated, it would be only right to settle the matter by giving five chapters on foreign attachment chims plaintiff such security as would induce him to leong. Wong-a-ping, Lai-mung-ling, Lung-aagainst the Government, bills of exchange stay his hand. His Lordship suggested that on, and Lung-a-lin, were charged by Inspecperhaps an adjournment might take place, with tors Strond and Batten, with baying a desperate a view to an arrangement. Mr. Hayllar assent- | fight at Yow-ma-tee, British Kowloon. ing, the court adjourned for half an bour, ment of parties, reference to arbitration and the defendant going to the Judge's chambers. the morning of the 13th instant, at 10 o'clock His Lordabip, on returning, conferred with Mr. be was sent by Inspector Stroud in disguise Hayllar, and then stated that the case would to Yow-mu-tee, to look after the man Ho-a-tai, stand adjourned to next Wednesday, on an who caused the death of Chun-a-ling at the in quantity though not defective in quality, understanding come to-but hoped be would P. &O. wherf, and on his arrival be heard a great not hear anything more of it.

Exparte Hon. W. H. Alexander, the Official Assignee, v. Na chap-ting. Mr. Hayllar, instructed by Mesers. Francis fendant anatched the whistle out of his hand and Stephens, appeared, and stated that he ap- and threw it into the water, and several men plied for a rule nisi to enter a non-suit, having | made to beat him; the third defendant struck leave to reserve. The main point of the case was him on the head with a rollock. He then ran sent proprietor, as the latter intended taking a the question as to the statute of frauds. There away, and came back from the station with four were two contracts relied on, and the action | constables, and the people fighting were calling. to have been taken somewhat as follows :- | was for goods sold and delivered. The two | out Tab-tab." The first and second defend About twenty-one parts from the code of Civil points relied on were (1) that there was no ants were in their busts, thrusting at the sixth gentleman and a Jewish lady, not long since, has characterized the discharge of your honest men, think about it, and for you to say here. written document signed by the party to be and seventh defendants; one of them bad an of the High Court of Bengal (original jurisdic. such a delivery as took it out of that portion of Inspector Strond stated that the fight, as far the 17th section of the statute of frauds. The as he could make out, originated in a salt junk goods were always in the name of the bank. wanting to get on to the beach, where four so the matter was discussed at five o'clock tea, has attended the efforts to secure an audience cuse or justification for an act of the nature of returned. If I have been wrong in laying down seventeen parts from rules in the Supreme rapt. He paid the godown rent, do., and had smuggling boats were lying, and in trying with more or less warmth, according to the Emperor of China, without disturbing which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which defendant is charged. His Counsel urged the law, or in the interpretation I have given which it is charged. His Counsel urged the law, or in the interpretation I have given which it is charged. His Counsel urged the law of the Court of China and Japan; three parts from full coutrol over them, except so far as arose to do so broke the bulwark of one of the partisans present. " Pooh pooh," said a gen. three parts from full coutrol over them, except so far as arose to do so broke the bulwark of one of the partisans present. the report of the Royal Judicature Commis. from the order of the defendant to ship them junks. The seventh defendant appears to have the seventh d to Shanghai. He quoted Leake on Contracts been injured in the leg severely, a large wound world make such a fusa about it? After all, we believe China to have been not less the gain. but these are neither excuse nor justification. opportunity of applying to me, and, by sion, the Common Law Procedure, and other as an authority for the principle that there being there, and he had to be sent to the hose they will only be bound together like the Old er than those nations by which the concessions - Counsel for prisoner said be did not present argument, inducing, me to declare this to Imperial Acts, and rules of the Supreme Court can be no delivery and receipt within the pital.

of Westminster; five parts from the Ordi- statute so long as the seller retains actual possession of goods sold, with a right of lien for that, he was stationed at Yow-ma-tee policethe price. In support of this he referred to station. Between 10 and 11 o'clock his atten. 4.45 p.m., at the Magistracy, before A. Lister, Tempest and Fitzgerald. 3 Bar. and Al., 680, tion was drawn to hearing a whistle blown, Esq., coroner, and the empanuelled jury, Messrs. and with respect to delivery, he cited Meredith about 40 to 50 change off. He went to the G. B. Falconer, R. D. Starkey, and A. Levy, on and Muegh, to show that there can be no de. scene, when the last witness pointed out the the body of the Chinese supercargo named livery on board, ship under a bill of lading first and the third defendants as those who Chun-a-lok, belonging to a Siamese lugger, unless, the bill of lading was made to the other | tad beaten him. He at once assisted to arrest | who died suddenly at 11 a.m. on the 13th inst., party. He also quoted Carry and Anderson, 6 | them, and took them to the station. He learn- having complained of cramps in the stomach Jur., showing that the retention of the symbols | ed, then, that a fight had been going on be- at 7 o'clock that morning. of property an unreasonable time amounted tween the junk people, but he had not heard it. | Captain H. A. von Spreckelsen; sworn, stated not be obligatory on the Court to decide ex to taking a delivery, but it went to show that Mr. May said he could not understand how he is muster of the Siamese lugger Sophia; the parte in the absence of the defendant, but it had they been retained only a short time a simple whistle could be heard that distance, deceased was supercargo's clerk; there is also a this would not have satisfied the statute. There and a great fight should be going on and not Chinese supercarge on board. He has been in shall be at the discretion of the Court to did not appear from the circumstances that be beard. How many constables were there the harbour about two months. During that issue a warrant to arrest him and detain him | there was any constructive delivery, but if there | in this station ? till another day appointed for the hearing of was, it was only on board the ship; and it was Inspector Strond stated that there were four lately. He was a great opin m smoker. At the case, and to attach his property." This of property. Regarding the opium sent to P.C. Freeman, No. 33, sworn, stated that be- deck, apparently well, and at about 7 o'clock,

selection, in combination with a certain Shanghai, it was stored in the Bank in the name | tween 10 and 11 o'clock the last witness brought | being about to sail, the supercargo requested of the bankrupt, and he was the owner of the third and seventh defendants to the station, him to remain moored, as deceased was the goods, and he was under obligations to they were both badly out, especially the seventh sick. He went down and saw deceased, and pletes the undertaking, but there are some Sussoons only in so far that they were re- defendant, and the third was charged with as- saw four men bolding him on the deck in the further points of importance for notice, which sponsible for the margins. Sassoons, in fact, saulting the seventh defendant. As he was Chinese cabin, apparantly in the cramps, the made the financial arrangements with the getting the boat ready to take them to the chop, was unconscious and was struggling violently. Bank; but they took Chinoy as responsible | the first witness came running to the station, This fit lasted about ten minutes from the time for the murgine. This was the only construct and reported a fight at the village. He left the be went down. He then became all right, and tive delivery, and the seller never lost the third defendant in charge of police in the appeared very well. About 9 a.m. he went except on receipt of the price. The object so, he saw the third defendant running into a said he had a pain in the stomach, and was as of the statute of fraud is not merely to secure boat bailder's shop, baving escaped from the bad as before. A Chinaman, whom he took for a people by written contracts, but to let the out- station, he thereon went after him again and doctor, came on board, and afterwards went on would be seen from the evidence that there was the fifth, whom he arrested, were brought to and he was the same. At 11 o'clock he was innothing but oral testimony of any of the alleged the station by other constables. contracts. His learned friend made concessions First and second defendants said they belong. dead. He went down and found he was so which he (Mr. Hayllar) thought fatal to his ed to shope, and were arrested by the first wit. Deceased was an elderly man, not strong; he had

> IN BANKRUPTCY. In re A. Jorge.

children. He now owed \$7.982.

Mr. Brercton, who appeared for him, said the ant made the same statement as the sixth. origin of the difficulties was as much as seven The oase was then remanded to the 15th, and years ago. Although nominally receiving \$175, defendants, except the first and third, were adhe had not bimself been enjoying more than | mitted to buil, \$25 each.

In reply to the Court, he stated that the amount borrowed from the Orphan's Treasury of \$2,000 on security, was to pay for losses on rice. The bankrupt gave particulars of other amounts, borrowed to pay losses, house-rent &c. native of Shak-lung, charged a Chinese named His Lordship commented with some severity Wong-a-wan, with attempting to kidnap him

the Bank ordered him to retire, as it was a strict steamer, when some Chinese come to him and was told by the Chinese cook. When he got ployed in the public service of Her Majesty timent or feeling, but a well grounded doubt as rule with them that a man should have to leave asked where be was going, and be made answer on board at 6 n.m., the deceased was so ill and intrusted by virtue of such employment to the guilt of the act, if he got into difficulties.

The applicant became insolvent by a bad specu- barber's shop. Both bimself and defendant took soon as deceased got in a sort of fit. Deceased shall embezzle any chattel, money, or valuable prisoner applied to know the contents of, urging lation, and then went on in a course of reckless ments at the barber's shop, and having consented could not speak, and appeared to be in pain, so security which shall be intrusted to or received that otherwise any answer would amount to a extravagance. This was one of those wretched to go with defendant on the night of the 12th as to not understand what was said, to him, or taken into possession by him by virtue of charge given by the Judge to the Jury not in cases that ought not properly to come into any instant, defendant slept there that night, and He remained by the deceased till death. The his employment, or any part thereof, or in any the presence of the parties. He claimed that it Court. His Lordship said, in conclusion, that next morning he accompanied him to some deceased appeared to revive a little after being manner fraudulently apply or dispose of the was usual at home to have such a communicahe would adjudicate applicant bankrupt, but house, where he took a meul, but did not know rubbed. Had only one fit, and died at about could not give him protection. Possibly, with a where the house was. At nearly 2 p.m. the de- 10 c'clock. There had been no quarrel on board benefit, or for any purpose whatsoever except full explanation, he might see his way to give fendant took him to the Macao steamer, where, with deceased, nor was be on ill terms with any- for the public service, shall be deemed to have request, but directed the Clerk of Court to take protection, but at present he could not.

In re Che-wei-chune and Chune-a-ping. bankrupts—the former slaughter-house con- but he could not find him. The defendant did p.m. on the 11th they all had supper together, to any arrangement regarding the amount due | Macao. The man who spoke to him on board | deceased complained of pain, and grouned. they might be made bankrupts, and then the Poon-a-kwong. amounts due to them could be collected, and they could see if they could pay the sum.

saw no objection to granting the application he told him he had left. for adjudication, but without protection.

In ro H. Bjorling. off about \$260. He had been living at the rate | never heard any conversation. of about \$180 a month. He applied for adju. Poon-a-kwong, the informant, employed for aminution. The heart on the right side was law "fraudulent appropriation or application," give him protection.

POLICE INTELLIGENUE.

August 14th. BEFORE THE HON. C. MAY.

ENDANGERING LIFE

women with making large fires on the beach, to board, seeing this, he gave defendant into the lives of gentlemen and ladies driving on

as yet. The defendant merely appeared. The some place where there is no traffic of horses, be preferred being tried now. In his defence,

The case was then remanded till Saturday

THE COAL CASE. The case in which three Chinese are charged hard labor. by Thomas Pearson, of the firm of Meesrs. enme on again yesterday. Inspector Crudock said that the third man

he had arrested is not the man who had his "Foreign devil. the amount now or in June, and asked whe | foot in the noose of rope attached to the scales, but he admitted that it was done by one of the Mr. Havilar said this had been tried, but un. three who were at the scales, and would point successfully. The fact was the vessel could bin out if he could be found; but this man was not be given to the plaintiff, and Captain yet at large, and he was afraid out of the ant, in a very insolent manner said, "What? Mooney now found himself without employ- colony; yet he had hope of procuring more This letter has been written by a foreign devil

The case was then remanded for a week. THE BATTLE OF KOWLOON.

Seven Chinese, named Chan-a-fook. Fong-a-

Uninese sergeant No. 285, declared, stated on distrubance on board of a salt junk, wherein the third defendant was taking principal part. He went to separate the combatants, and blew his whistle for assistance, when the third de-

Chinese constable No. 335, dedlared, stated time deceased has been on abore a good deal

lien for the price, and would never give it up station, and went to the village; as be did down again, and asked him how he was, and be side world know the position of affairs; and it arrested him; the rest of the defendants, except shore. At 10 o'clock he went down and saw him; formed by the objet mata that deceased was

case. He admitted that till 24th January he ness out of their shop, and did not mingle in been on board two years, and had not been sick had no opium anywhere. After hearing some the fight. Third defendant admitted having before. He saw him at breakfast, messing with further arguments on the point that opium been strested, and escaping. Fourth defendant other Chinese. There had not been any quarrel time-bargains were invalid, as being contrary said he was a soldier stationed at the Fat-shan or disturbance on board. to public policy, his Lordship reserved his station, and only came to Yow-mah-tee to see a. friend, and was arrested for looking on. Fifth had 18 Malays on board; the Malays and defendant said be was a doctor, and went to see Chinese do not get along well; but his crew a friend at the boat builder's shop, and did not latterly had got on well. None of the Malays mingle in the fight. Sixth defendant said be have their wives on board. Linet voyage Application for adjudication. The applicant belonged to seventh defendant's salt junk, be- quarrel ensurd on board in the harbour, in conhanded in his schedule. He was now receiving longing to Chun-chow, and trying to get the sequence of some pigs, and the Malay defend-\$175 a month. He was married, and had four junk in did a little damage to the third defend. ant at the Hurbour Master's Court got six aut's junk ; apology was made, but third defend. months hard labor, and is now in gaol. beat the seventh defendant. Seventh defend. case. He was not on board at the time.

BEFORE THE HON. O. MAY, AND F. W. MITCHELL, ESQ. KIDNAPPING.

A young Chinese, named Wong-n-wah, a

out by him, and arrested. His mother, Cha-a- before to all appearance. moey, who was dead, had relations in the Colony, Ko-a-ki, cook to the Chinese on board the Mr. Stephens, who appeared on behalf of the one a master of a leashop called the Kai-shing. Siamese lugger Sophia; declared, stated at 10

Cha-kwok-lun, manager of the Kni-shing tea not so, he was told. He was quite sure deceased shop, declared, stated that about six days ago did not go to brankfast. The deceased was After asking a few questions, his Lordship the complainant came to the shop and asked | well laked on board, said for the purposes of the bankruptcy he for his uncle, the relation to Cha-a-mosy, and To Dr. Wharry-The deceased appeared in

Chup-a-kee, declared, stated he is a barber, answer. employed at the Yenn-bok barber's shop. He Dr. Wharry, sworn, stated the body of de- ment, although mader any of the counts you knows the complainant, he was brought to the ceased was brought to the hospital on the 12th, may find him guilty of stealing the money, for Application for adjudication. The applicant shop four days' back by a barber, who knew the at noon; he examined it, and found it that of the section says that in all cases he shall stated that he had come to this from Amoy master, and asked to allow the complain. an adult 40 years of age, well nourished, deemed to have feloniously stolen it, fraudulent new intending to return it. about 12 months ago, to seek employment, and ant to stop there, as he had no friends. On but face pale. There were Chinese east appropriation amounting to stealing. But you had been for some time a broker. When he the morning of the 13th instant he saw the marks on may have some difficulty, after what you have because his intention of returning it has no left Amoy he owed about \$500, and had paid complainent and defeadant leave together, but the ancie, which might have occurred in getting heard from the prisoner's Counsel, in making thing to do with it—it is beside the question.

dication because judgment had been taken out the prevention of kidnapping, stated be went full of blood. The lungs was congested very and this it is my duty to explain to you. Frauduagainst bim in the Sammary Court by Messrs. on heard the Masso steamer soon after 2 much, and the stomach was congested in parts, lent appropriation is the wilfully and know. Lammert, Atkinson & Co. His Lordship adju- o'clock, she having only just arrived, and saw and enten away. It contained a few ounces of ingly taking the property of another, without dicated the applicant bankrupt, but refused to the defendant come on board, and heard the fluid. The liver was somewhat torpid; could his consent, without any colour of right to it, defendant say to complainant, "Sit down here." not assign the cause of death at first sight, and holding or using it as one's own. Prisoner's taking the money with the intention of paying He then went to complainant and asked him He has examined the contents of the stomach, counsel dwelt on the absence of fraudulent in. it back again? where he was going, and with whom? and he but without result. He has also examin. tentional the time the money was taken, and the said he was going to Macao with the defendant, ed the spine, and found disease of the prisoner's intention to repay it, and cited a to "guilty," because it does not negative the pointing him out, adding defendant was master kidneys for some time past. Should say passage from "Russell on Orimes" with regard fraudulent application. of a chandler's shop there. He said to him; from what he has board described from the to a servant purloining and redeeming plate; "You had better take care, else you will be other witnesses, inflamation of the kidneys was but that passage he did not quote in its entirekidnapped to a barracoon." The complainant the cause of death. said he had no fear. He then questioned the The jury returned a verdict of " Death from Acting Sergeant Williams, No. 46, in charge defendant, and he denied any knowledge of natural causes." complainent, or of his baving brought him on

Defendant was then questioned as to whether Mr. Hayllar said that he thought there was the road, by the sudden glare frightening the he would be tried by two Magistrates or sent to the Supreme Court, where his case be said three days ago he came from Wai-chow and took up his lodgings at the barber's shop. The man Ho-a-tai, boatman to Mr. Degenaer, Gambling was carried on in the shop amongst was brought forward by Inspector Gair yester- the barbers and complainant, and he lost a pair be willing to pay, and he would take him to he had also a relation at Macro. After considering the evidence, the Magis-

trates told defendant that they bad come to the conclusion of sending him to fifteen months'

Mr. Bowler, of Mesers. G. Sharp & Co.'s, charged a coolie to Mr. Inglis, named Low-achew, with being insolent, and colling him a

Complainant stated that the defendant came into the office and asked him where a certain by the natives us to the rice crops of the neighcentleman lived, whose name was on a letter. He told him be did not know, when the defendlike yourself, and you, a foreign devil like the had said he would return the sum, and this Mr. Pearson said that the seventh defendant, rest, cannot read that?" He told defendant was equivalent to its coming into an so- employed by the Borneo Co., bas only been in that was not the way to address Europeans, count stated. The learned counsel quoted the Colony one month, and be believed that and his insolence not ceasing, he gave him into Defendant was fined \$5, in default 14 days'

The case in which a rice-pounder charged

another with attempting to kidnap him to Chan-a-sam, an agent to the Koong-chang rice shop at Macno, deposed that he had rebut that they had been sold out of the cargo- ceived no notice of hands being required from His Lordship here urged upon the defendant bout before getting alongside the Praya to de- Hongkong. If hands were wanted, they could The Magistrates convicted the defendant,

> MEETING OF JUSTICES. A meeting of Justices was held yesterday. There were present the Hon. C. May and F. W. Mitchell, Enq. Mr. Bristow, of the "Divers' Arms," applied to have the licence of the " Crown and Anchor" Tavern transferred to bim from its

present proprietor, Mariano Fernandes. There

being no objection, the transfer was granted. Mr. James McVeety, of the "Union Tavern," applied to have the licence of the "Divers' 'Arms" transferred to him from its present proprietor, Mr. Bristow. There being no objection, this transfer was also granted. Mr. José Antonio Martos, bell-ringer at the Spanish Church, Wanchi, applied to have the licence of the "Old House at Home" Tavern

transferred to bim from Mr. Logan, the pre-

and New Testament ! "

actions will be more apparent in the time to assuming its committal; but as points which The adjourned inquest was held yesterday at come. In your departure from Peking, you carry with you not only our high esteem, but the regards of personal friendship, and our best wishes for your future welfare. We have the honor to be,

INQUEST.

In answer to Mr. Falconer, witness said he

what was said.

had taken samshu.

Your obedient servants, (Sigd. by) H. BLODGET. JOHN WHERRY, H. H. Low Y. J. I. WHITING, P. R. HUNT, · L. W. PILCHER, S. I. J. SCHERBSCHEWSKY, D. C. McCox. D. Z. SHEFFIELD. CHUNCEY GOODRICH. HENRY D. PORTER, Tientsin. CHESTER HOLCOMBE, W. A. P. MARTIN, Peking, July 17th, 1873.

TRIAL OF MR. CONSUL CAINE. (N. C. Daily News.) H. B. M. SUPREME COURT, SHANGHAI, August 6th, 1873. Before Sir EDWARD HOBNEY, KT., R. v. GEORGE WHITTINGHAM CAINE. For the prosecution, Mr. RENNIE.

For the defence, Mr. ROBINSON. The following Jury was emparanelled :-Mesers, W. Pappe, A. J. Little, W. Howie, Skeggs and P. F. Pemberton; Mesers, against the prisoner, because he has to explain Welch, G. Lewis and J. Knox being chal- the law, and in so doing appears to take a view lenged before all the panel was called, The indictment against the defendant may very glad if I could bring forward any facts be summarised as followed:-

1.-Larceny of money entrusted to bim, 2,-Lurceny of money in his possession, 3 .- Embezzlement of public money. 4 .-- Fraudulent application of public money. (Conclusion of Report)

This you, are very simple. It has been proved that whether the prisoner, in applying this money, His Lordship remarking on this state of ant and his orew attacked them, and severely man (the deceased) was not a witness in the the prisoner was Her Majosty's Acting Consul as he confesses to have done, has not comat Hankow. In that espacity he had the cus- mitted the offence of which he stunds charged. To Dr. Wharry-Witness and deceased never tody of the money which he is charged on one There is no doubt that he has taken the money had fits before; in the present one deceased up. count with having feloniously stolen, on ano. - there is equally little doubt that it was money peared to know what was said to him up to 9 ther with having embezzied, and on another entrusted to his care by virtue of his office, and o'clock, when he did not appear to understand with having fraudulently applied to his own that he has used it to pay his private debts use and benefit. That prisoner had the cus- with; for his letter to Mr. Hammond estab-To Mr. Falconer-The Chinese crew break. tody of this money is evidenced not only by lishes all these facts, and there is ample exthe enshbook, which he kept, but also by the trinsic evidence heaides. It is for you to say To Dr. Wharry-Previous to this deceased quarterly account which, as a Consul, he was if, in applying it, he has committed the offence looked quite well; did not know whether be bound to transmit to the Foreign Office, and mentioned in the section of the Act which I all this further admitted in the letter which bave read over to you; and you will give your you have beard read by the learned Counsel, ad- verdict as honorable men, miniful of your Koo-a-wan, declared, said he is supercargo on board the Siamese lugger Sophia. The de- dressed to Mr. Hammond, the Under Secretary solemn outh to give it according to the evidence. bought after the bankrupt was irretrievably in Complainant stated ten days ago be came to ceased was his clerk, but no relation to him. of State. In that letter, prisoner unquestions. Counsel for the defence begged that his debt. The amount, it appeared, was for a Hongkong to see his uncle, whom he found by He has known him for three years. He was bly admits that he had these moneys, and that Lordship would remind the Jury what he had watch and chain, and Mr. Brereton said that being shown at the Tong-kee barber's shop. At a constant opinin smoker, and given to be appropriated them to discharge certain forgotten to do that if they had any doubt at the time the applicant had just had a rise the said barber's shop the defendant lived, and drinking. He kept these babits up as usual personal liabilities which weighed on him, they would give the prisoner the benefit of it. getting into conversation with him, the defend- to his death. At 6 a.m. on the 12th instant Now the Act under which he is indicted His Lordship-Unquestionably, if you have Mr. Brereton said he had done his utmost ant advised him to go with him to Macao to make deceased was unwell. He had been complain. is the 24th and 25th Vic., section 70, which I any doubt the prisoner is entitled to it, but it to settle the matter outside, but ultimately the money. Ho accompanied defendant to the Macso ing as early as 2 o'clock in the morning, so he read to you .- That who seever, being em- must be a reasonable doubt, -not one of sento Macao, to make money. It was three days that he could not speak to him. Towards 7 with the receipt, custody, management, or con-His Lordship .- And a very proper rule, too. back when he first saw the defendant in the o'clock he reported the fact to the outside, as prol of any chattel, money, or valuable security, sent a note to his Lordship, which Counsel for same, or any part thereof, to his own use or after being questioned, defendant was pointed body. The deceased was all right the night feloniously stolen the same from Her Majesty." There is a previous section, 69, which refers to only answer he could give them; "stealing or larceny" in almost the same words, instead of to "embezzlement," which after all is stealing. If, therefore, you are of opiniou from tractors—said that he had been unable to come not inform him how he was to make money at and had samehu. At 2 a.m. the next morning the evidence that the prisoner was in the service that the prisoner took the money, but without of Hor Majesty, that he had by virtue of his office any fraudulent intent. to the Crown, and be therefore applied that the Masso steamer was an informer, named One Cheen-man-chik soraped him with a cash, the castody of the moneys which he is charged with appropriating, and that he did fraudulently mount to a verdict of acquittal. and he did not see him get up again, and did appropriate these moneys to his own use, or the public service, you must find him guilty of they agreed that prisoner took the money? the offence charged. That offence, franculent great pain at 2 a.m., and could not give any

appropriation or application, is more particularly charged in the fourth count of the indict. | dulently apply or dispose of it for his own use? into the boat. He made a post mortem ex. up your mind perhaps as to what constitutes in ty, and I will now complete it. Following what

be read, it says !--

CHINKIANG.

Business is very dull indeed, which is to b

asoribed almost entirely to the interference with

ter standing in some houses at 100 Fabr. The

to 90 or 92 deg. at night. One case of

opposite the Custom-house, where a mid-

hours afterwards. The treatment adopted by

the native practitioner who was called in was

pricking all over the stomach with needles.

Some cases of cholera have also occurred; but

it cannot yet be said in have become apidemic.

One cannot wounder if pestilence became ram-

pant when he sees the masses of borrible filth

that are allowed to accumulate in the native

city. As yet no apprehensions are expressed

bourhood, so that we are disposed to cherish

hope in that regard. It may by and bye send

us a spurt of business which we greatly need.

SHAOHING.

Daily Wews.)

U. S. Minister in Peling.

Low on his departure from Peking :-

HON. F. F. LOW.

The following letter was addressed to Mr.

issue of the Customs Quarterly returns.

" But where a servant was indicted for stealing a silver sauce-pan, which had been pledged at a parenbroker's, and the counsel for the prisoner asked the Jury to consider whether he took it foloniously or intending at the time he pawned it to redein is as soon as he could. Gurney. B., in summing up observed, you will easy whether the prisoner stole this property or not. I confess, that if this doctrine of an intention to redeem property is prisoner bad fraudulently applied a part or the Transit Passes. I suspect you will see a great failing off in Shirtings, and indeed in almost to prevail. Courts of Justice will be of very every item of Imports to this port in the next use. A more glorious doctrine for thieves it would be difficult to discover, but a more injurious docfact, the future of the port is meanwhile, much trine for honest men cannot well be imagined." bealouded. We can only wait and hope that A man's intention must be collected from his brighter days will come. The weather has been acts, and although it may be perfectly true that | tent very bot during the past week, the theremomethe man was under the impression at the moment that he was not committing a crime, yet average may be set down at 95, dropping only if the facts are such as to show that hedid i the money and appropriate it to his own use, it must be a very stange doctrine which would make the intention in his mind to pay back at dle class Chinaman fell down. He died two some future time, justification for such a wrong. | ferent.

Counsel for prisoner would ask his Lordship to draw the Jury's attention to the fact that

ful for me to dwell upon expressions in the letter of a criminal; and I would leave the in the affirmative they found him guilty. Jury to estimate the value of an intention erpressed after the act was committed. Fraudulent appropriation is, as I have said, a willul and felonious taking and appropriating ap- that. other's property without a colour of right and without the consent of the owner. The application to his own use completes the offence, The Shunpare learns from Shaobing that the as it were. When a man does this secretly. Yen-shan rehels had had siege to the district that scorecy is an evidence of his frauducity of Sin-chong. "They came in all 1,200 lent intention, but secrecy is not in any strong, and great confusion prevailed in the way necessary to constitute the fraud. city. The five gates were strongly barred, and act is not the less fraudulent because the Imperial troops manned the wall. At 3 p.m. it is done openly. So, in the same way, a force of the latter-two bundred strong- the immediate confession of having done issued forth in five divisions, took the rebels by it, does not take away, or obliterate the taint surprise, and scattered them in all directions. of fraud. If a man enters my room and takes In the pursuit, over ten men were killed and my watch off my dressing table, and walks off twenty captured. Those who escaped with | with and disposes of it, and then writes and their wounds were besides very numerous. In- tells me be has done so, he is none the less The Yen-shan rebels are now, according to then writes and says he has done so, it does report, only 4,000 strong, and are principally not make him a bit the less guilty of embezzleagriculturalists who have been incited to rise by ment or fraudolent appropriation, neither does men from Tui-chen. Those who do not willingly the mere offer of restitution in any way change join in the movement are coerced, and their the original character of the not committed. bouses burnt and destroyed. There are besides Fraudulent appropriation, embezzlement, stealabout 3,000 insurgents called Yen-fei. At Kwan ing, or larceny are all phases of the same Tong-ling is a station of 300 Imperial troops, crime, and essentially mean the wrongful which it was heard intended to attack the re- taking of what is the property of another bels on the fourth, and a flying rumour bas with the intention of using it for yourself, or now reached us that they obtained an import- doing something with it which has the effect of ant victory, killing over 300 men."-Daily depriving the rightful owner of it. To hold for a moment that, because a man does a thing openly, or confesses what he has done or informs the party whom he has injured of the act of which he has been guilty, the uct becomes deprived of its criminality, would, if generally admitted, weaken the confidence between empluyer and employed, and loosen the sense of Court. right or wrong which keeps society together Sir,-The American Mission aries resident in | and which distinguishes the bad from the good. Peking desire to exprese to you, on your de- Neither is it of importance whether the prisence parture from this city, their sense of the thought his act fraudulent; what he thought of AFTER ALL .- A marriage between a Catholic ability. discretion, and firmness, which bis act is immaterial. It is what you, as five

the detendint, His Lordship.—They are no excuse whatever, f you (the Jury) find the offence has been committed. If I, as Judge, attack importance to

might weigh with the Court in dealing with

them, it is for my consideration whether I will or will not mitigate the punishment, but it really has nothing to do with the only question which is before you, viz., whether he has committed the not made criminal by statute. Again, the conduct of Mr. Caine, in not concoaling the taking and application of the money confided to his care, and in not absconding afterwards, cannot alter the nature of the act; and if you find he committed the offence charged, neither of these circumstances one or ought to affect your verdict. A crime is not the less n orine because a man does not seek to avoid the consequences of it. It remains still a crime, and as such is nunishable. But what you have to consider is, was the taking in your opinion, as men of common sense and able to distinguish between right and wrong-right. Did he appropriate it to his own use, to pay his debts; was he not entrusted with it; was it not the property of the Crown, and had he any right, or shudow of right, to apply it to pay his debts? If you find that prisoner had the intention to apply it to his own use, the law declares that intention to be fraudulent, because it is against the spirit and letter of the Act which was passed for the express purpose of protecting the Government against the misconduct of its servants. lan charge like the present, a Judge no doubt gives the impression of putting the one strongly

hostile to the prisoner. I confess I would be given in evidence, or any arguments urged in the defence, which appeared to me to afford the faintest proof that the prisoner was not guilty of the offence of fraudulent appropriation; but I should neglect my duty if I did not clearly explain, as I have His Lordship then said :- Gentlemen of the endeavoured to do, to what fraudulent applica-Jury-The facts in this case, fortunately for tion amounts; and it is your duty to say

The Jury then retired, and in a few minutes

His Lordship declined to comply with the The Jury returned in about half an bour.

His Lordship.—How say you, gentlemen? Mr. Skeggs-We are unanimous in saying Counsel for defendant-I submitthat istanta-

His Lordship said it could not be that. Ho even for any other purpose, providing it was not must ascertain what the Jury meant. Were Mr. Skeggs,-Yes, my Lord. His Lordship.—And that he did not frau-

> The Act under which the offence was charged inade the application a crime. Mr. Skeggs. - We say that he took the mo-His Lordship .- That is a verdict of guilty ,

negative the fraud. His Lordship said be could not take their verdict in the form in which they now gave it. A Juror (Mr. Howie.) - Will your Lordship

answer one question, as to the effect of prisoner's His Lordship.—Unquestionably that amounts

Mr. Howie. Then that is our verdict. Mr. Little .- But we should like to add, with a strong recommendation to the leniency of the

Counsel to defendant said this was a most extraordinary way of taking a verdict. The finding of the Jury was, he believed, that defendant had taken the money without any fraudulent intent. Did he understand his

Lordship to refuse to receive that verdict? His Lordship.-No; I want to ascertain what the Jury mean. Are they of opinion that the little whole of this money to his own use? That was the offence created by the Act, and the acctions of the Act under-which he was indicted. Counsel for the defence repeated that the Jury had already negatived any frauduleut in-

Counsel for the prosecution quoted the case of the Queen v. Moah, 25 L. J., M.C., 66, to show that the question of fraudulent intent was held to be answered by the statement of the prisoner that he had applied the money to his own use, though the finding of the Jury was quite dif-

His Lordship said the questions for the Jury here were, was the prisoner in the employ of the Queen; was he by virtue of such employthe intention here was expressed, not left to ment entrusted with money; and did be fraudulently apply or dispose of the same to his His Lordship-I will do so, but it is pain. own use, or to any other purpose than the publio service. If they answered these questions Mr. Howie-Yes, but our difficulty is as to the meaning of "fraudulent application" here. We could come to decision at once if we know

His Lordship said be had already told them that in summing up, but as he had noted the definition, he read it again. "Fraudulent appropriation or application is the wilfully and knowingly taking the property of unother without his consent-without any colour of right to it-and holding or using it as one's own. Mr. Skengs .- And if prisoner took the money intending to pay it back, was that fraud?

His Lordship.-Unquestionably. Mr. Skegga - As far as the evidence went, it would appear that prisoner had a precedent for what he had done.

His Lordship.-There was really no evidence at all of that. The only mention of it was a formation has since been received that the 700 guilty of stealing. If a merchant entrusts his statement of belief (and that was not evidence), to 800 soldiers stationed previously in the city clerk with the possession of money for ap- made by prisoner in a letter he wrote, and have been despatched in four directions, with plication to a particular purpose, and the clerk | which could not be taken into consideration. orders to destroy and eradicate the rebel forces. applies the money to paying his own debts, and Mr. Skeggs. -I am afraid we shall not be able His Lordship-Then you must retire to reconsider it.

The Jury accordingly retired, and in a short time sent to request that they might be favoured with the note of the definition read by his Lordship, of "frandulent application," Counsel for the defence suggested the addition to the note of the words " with intent to deprive the owner of the property," but , · He Lordship said this was not in the section, and he could not add to what he had sent to the

Jary any definition not there. After being closeted over an hour, the Jury returned, when Mr. Skeggs announced that they were unanimous in finding the prisoner guilty, but with

strong recommendation to the mercy of the Prisoner, being asked if he had anything to urge way sentence should not be passed upon him, said be would only mention that he had been imprisoned for a fortnight at Sydney, and

was under arrest for six weeks on the way up His Lordship then addressed prisoner as intentioned people belonging to the former as well on the happy adjustment of to consider that it was fraudolent. A man follows :- The Jury have now returned a verpersuasion. Certain religious difficulties were many difficult questions in regard to the might bug himself with the delusion that he dict, and so far as my opinion is of any value, urged against the nuptials, and for a week or work of Missions, as also on the success which was not committing a crime.—Then, as to ex- I think it is the only verdict they could have

were urged. The mutual benefit of these trans- these considerations as excuse for the offence, be a fit case for an appeal to Her Majesty in

8th August. Before Sir F. HORNEY, Chief Judge, R. v. CAINE.

This was a motion by the prisoner for leave to appeal to Her Majesty in Council against the ruling of the Chief Judge, apon the trial of the indictment against him on the 6th day of August; 1873, for feloniously stealing, embeggling, and fraudulently applying or disposing of certain monies the property of H. M. the Queen, on the following points. Mr. Robinson for Prisoner.

Mr. Rennie for the Crown.

1.-That the Judge should have directed the July to acquit the prisoner because there was no evidence to show that at the time when the of his employment in the public service of Her Mojesty, any of the moneys alleged in the said indictment to barabeen stolen, embezzled, or fraudulently upplied or disposed of by him. 2.-That the Judge was wrong in not receiving the verdiet first brought in by the Jury, which was in the following words: The Jury are unnimous that the defendant took the money. but without any finidulent intention; and one ht thereupon to have directed a verdict of Not the bonds and lands, worth some \$5,000,000, as

Guilty to have been entered. 3.-That when the Jury, by direction of the Judge, retired to consider their verdist, and applied to bim for a definition of the words freudulently appropriating or applying, the Jules incorrectly explained them to mean wifully and knowingly taking the property of another without his consent, without any colour of right to it, and holding or using it as one's own, for one's own use and benefit, and should have fold them in addition, as requested by the Counsel for the prisoner, but which he refused to do, that the taking must also be

1. That the Judge was wrong in telling the Jury, after they brought in their first verdict, as follows:-"Juror-As far as the evidence went, i would appear that prisoner had a precedent for

what he had done," "Judge-There was really no evidence at al of that, the only mention of it, was a statement of belief (and that was not evidence) made by prisoner in a letter be wrote, and which could not be taken into consideration,"

We are obliged to defer our report of the arguments advanced by Mr. Robinson in support of these points, and of Mr. Rennie's reply. The Chief Justice said the regulations as to criminal appeals to the Queen in Council were. different from these which regulated appeals from Criminal Courts in England to the Court for Crown cases reserved. power was limited to giving leave of appoal where he considered the case a one for appeal. Even then there was some doubt. But he thought it was intended that the Jadge should admit what points be thought fairly open to argument—but at the same time not barden the Courts of Appeal in cases where he had no doubt and that being his view, he would grant an appeal on certain points, especially on this, about which there was much discussion at the trial-especially when the may see twice as much as they say. fore, that he was about to mention, he was wil-

Jury first brought in their verdiet which he refused to receive, and when he desired them to retire and reconsider it. On the points thereling to grant an appeal, although he would add that he still considered he was quite right in the course be pursued, and the interpretation be gave to the words of the section. On the Ist point -- that the Jury ought to have been On HONDON .directed to acquit the prisoner, because there was no evidence to show that, on the day stated in the judictment the prisoner actually took the sum he was charged with stealing or fraudulently applying to his own use-no one could say that there was no eridence, because evidence existed in the prisoner's own bandwriting in the cashbook and is the quarterly account. It might or might not be douclusive evidence, but evidence there was. In a line under a line d. 16th March. prisoner debited himself and credited H. M. Government with the sum which he was charged by the Government with appropristing. And in his quarterly accounts the item re-appeared. So it could not be said there was no evidence; and he would not be justified in allowing an appeal on this Union Insurance Society of Canton, new shares, point. On the 2nd point-that the Judge first brought in, he would remark that the offence was charged in the indictment in four different ways. Two of the counts charged larceny, the 3rd embezzlement, and the 4th fraudulent application. Now this ofsence of fraudulent application was an offence

that only a public servant could be guilty of. It was made criminal- by the statute under which the indictment was framed, and on this point the jury found no verdict. They simply found that he took the money, but not with fraudulent intent-in no way negativing or affirming the fraudulent application of the money, which was the charge made against him in the 4th count. In this count he is not so much charged with taking it as having it in his metody and frandulently applying it to his own use and benefit; and therefore a verdict which simply finds that he took the money but not frundulently, leaves this charge untouched and undecided. They could not find that he "took" the money without fraudulent intent when they were asked for a verdict as to "fraudulently applying" it when taken. On this point, however, he would allow an appeal, not but what he entertained a strong opinion be was right in the view he had taken. Of his right to send the Jury back to reconsider their verdict, the case of R. v. Meany (32 Law Journal Mag. Cas. 24) was conclusive on that point. On the 3rd point he would also give chong to travelling trader. leave, though he had really no doubt as to the correctness of his definition. The 4th point he had no objection to allow, only making this remark, that he did not withdraw the state- foong to local trader. ment in the letter of the prisoner to Mr. Hammond from the consideration of the chong to travelling trader, Jury. What he meant and said was that n mere statement in a letter, founded on a belief, was not evidence, of a precedent existing, where in fact there was none given in

evidence, and the statement as such was not worthy of consderation. A juror remarked that there was evidence of a precedent. He corrected this, and said that in fact there was no evidence of any precedent. Mr. Caine merely said in his letter in confession, that he believed H: M. Hovernment had on a previous occasion permitted a loan out of Consular moneys. This is not evidence of a precedent; i is merely evidence of Mr. Caine's belief, and s, therefore, not to be considered an evidence of a precedent, and as such is not worthy of consideration.

IMPORTANT LEGAL CASE. OVER \$15,000,000 INVOLVED. UNITED STATES CIECUIT COURT.

Hallett's Heirs v. the Kansas racific Railroad Company et al. The bill filed in this case contains one of the largest prayers for relief of anysnit ever brought | foregoing articles, with the addition of SPIin the United States, claiming, as it does, an RITS, SODA WATER, &c., and GAME when parties resident in England and interested in accounting for over \$15,000,000. The com- in season. plainants are Ellen, Margaret, Hobert L. and Gentlemen and Families desirous of patron-Bamuel I. Hallett, the children of the late izing him, are requested to apply at his shops Samuel Hallett, who was assussinated on the as above, where a tist of prices of articles will 27th day of July. 1864, about noon, on the befurnished, which will be supplied at the same streets of Wyandotte, by a Mr. Talcott, who rate all the year round. made his escape. The defendants are the Kansas Pacific Railroad and John P. Usher, of

ments with John D. Perry and the Exchange and pledged as security certain United States bonds, as provided by the acts of Congress of Pacific Railroad. That the money was not with other parties made defendants, and the further pledging of some \$5,000,000 of stock belonging to Hallett, the parties receiving the same as pledgees and trustees of Hallett. That

Hallett was assassinated as before stated,

leaving a wife and young family of four chiljudgment, or thought, in your capacity of ma- thing of his tragic death mitil after their return from Europe, some month or six weeks latel. That the widow of Hallett, being wholly ignosentence is that you be imprisoned in Her rant of her husband's affairs, was induced to come to Kansas, where she was never domiciled, and take out letters of administration, and as such administratrix to surrender her husband's contract, worth at the time fully \$5,009,000 which was afterwards availed of by the defendants for no consideration whatever to the estate of Hallett, which was shown to be worth only about \$1,000, consisting of tools and implements used in building the road, while United States bonds, the bonds of the company, and certain city and county bonds, and lands worth more than \$5,000,000 were not named in the schedule of property, all of which was covered by the completion of the first forty miles of road, then only lacking the laying of some four miles of rails, which was being done by Thomas O. Durant, who held one-third interest in Hallett's contract. But prisoner was charged with committing the said that, as soon as the contract of Hallett was offences he had been entrusted with, or had procured, the defendants, by force, drove Dureceived, or taken into his possession, by virtue rant from the work on the road and took possession, and by false and fraudulent means in tuced the widow of Hellett, who resided in Steuben County, New York, to submit to their schemes. That false proceeding were conducted in the Probate Court and District Court of Wyandotte county ; and large judgmenta procared against the widow of Hallett, which were used to absorb the \$5,000,000 of stock belong. ing to Hallett's estate. After the defendants had got possession of the contract which covered

before stated. The bill charges that after the defendants had thus got possession of the stock and contract belonging to Hallett, they then made contracts with R. M. Shoemaker & Co., for their mutual benefit, and realized in stock, bonds and money over \$15,000,000 profits, which is claimed to have been received by them as the trustees of Hallett, and to be held in trust for his estate and obildren, who bring this suit. The bill covers thirty five printed pages and about 150 pages of printed exhibits filed in with intent to deprive the owner permanently support of the allegations of the bill, which gives a minute account of each and every transaction, and refers to the documents in support of its averments. It is certainly one of the most important and interesting suits that has ever been brought before the public, and will doubtless give rise to a most severelycontested litigation. Joseph. B. Stewart, of New York, and the Hon. Matt. H. Carpenter, of Wisconsin, are the counsel for the complainants.

> Joseph C. Stewart v. the Union Pacific Railroad, E. D., now Kansas Pacific Roadings. This case, which has been for several years before the court, was the subject of discussion yesterday, on the motion of Mr. Usher, for the defendant to set aside an order of consolidation of the case of one Coit, on the 4th of June, 1872. Mr. Usher urged his motion, which was resisted by MF. Stewart, for himself, and T. A. Greer, for Mr. Coit. The court denied the motion and the case now stands on the Special Master reporting the same \$184,000 as due to Stewart-which report was laid before the court under an order for confirmation, which will end the case .- From the Leavenworth, Kan ... Commercial, June 6th.

> Twice is Much.-Men are born with two eyes, but with one tongue, in order that they

COMMERCIAL INTELLIGENCE. 15th August, Evening. New Pains, \$580 to \$5825, steady; New Bs. ciution. nares, \$500 to \$5621, weak. other kinds.

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-2900 per share premium. was wrong in not receiving the verdict China Trators' Insurance Company's Shares-\$1050 per share premium. China and Japan Marine Insurance-Tis. 116 quality of French Liquers, assorted; Chocolate

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Shanghai Steam Navigation Company-Tla. 122 per shure. Hongkong Gas Company's Shares—\$65 per Hongkong Rotel Company's Shares-50 per cent. discount.

Indo-Chinese Sugar Company—85 per cent Hongkong Pier and Godown Company.-95 per cent, discount. Sales on August 14TH, 1873.

As reported by Chinese. Vermicelli, 30 hags, at \$6.80, by Yuet-hing to travelling trader. White Wax, 15 pieces, at \$71.00, by Chun-Preserved Eggs, 30 packages, at \$16.00, by Chun-chung to travelling trader. Saigon Rice, 10,000 piculs, at \$1.54, by Yee-Tin Slabs, 120 pieces, at \$35.00; by Mee-Vermicelli, 50 bags, at \$6.20, by Yuet-hing

T B sonssigné informe Messieurs les Capitaines de navires de Commerce Français qu'il leur est strictement interdit d'embarques words, and upwards of 600,000 Chinese characdes matelote étrangers provenant de Boarding Houses autres que celles afficheés à la Chancellerie de ce Consulut.

oong to local trader.

the best quality.

Le Gérant du Consulat de France, CH. L. DE LA FOREST. 1886 Hongkong, 24th October, 1872.

THE UNDERSIGNED begs to inform the many as any other Dictionary hitherto pub-Public of HONGKONG, HO NAM, AND CANTON that he has shops established at those places in the work is so complete, that a reference the name of HING KEE. In HONGKUNG, at the Central Market, stands English to communicate effectively No. 12, he has constantly on band BEEF, with natives who understand nothing but Chi-MUTTON, POULTRY, BREAD, VEGE- nest In this respect the work will be found

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HING KEE. 13 745 Hongkong, 18th May, 1873.

	Yessels ;	Alvertised	as, lo	ading.	
DESTINATION	VESSEL'S NAME	Captain	Δт	FOR FREIGHT APPLY 10	To BE DISPATCHED.
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LONDON via SUEZ CANAL MELBOURNE AND SYDNEY		Nagmun.	Honekone	Hutterfield & Swire	Quick-dispatch.
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French Printed JACONETS. Plain and Printed CAMBRICS, MUSLIN: ETTES, and LUSTERS. LADIES' BOOTS and SHOES.

Colored EMBROIDERED CLOTH and Victoria TABLE COVERS. GENTLEMEN'S SHIRTS, COLLARS, TIES, and SOARFS, in the latest styles. UNDERSHIRTS and HOSIERY, in light

33, QUEEN'S ROAD CENTRAL. 1128 Hongkong, 10th July, 1873. FOR SALE.

summer materials.

TOHN DURAND & Co.'s FAMOUS BOR-DEAUX WINES. CLARET ST. JULIEN MEDOC, in Wood. ST. JULIEN, ST. ESTEPHE, MARGAUX LAROSE, and LAFITTE, in I dozen cases. ROEDERER'S CELEBRATED CHAM-PAGNU. CARTE NOIRE and CARTE BLANCHE, in cases of 2 doz. Pints. STARTUP & KENTISH'S. GENUINE PORT WINES and SHERRIES, in I doz. cases, bottled in the London Docks. BLANCHY FRERES & Co.'s RENOWN-ED BRANDIES, of Standard Strength and.

PETER DOMECQ & Co.'s SUPERIOR shortly after her arrival from Europe. Purity, in Idozen cuses. PALE DRY SHERRY, in 3 dozen cases. PAUL EHLERS & Co. 1187 Honghong, 23rd July, 1873. FOR SALE. TEROSINE OIL.

TURPENTINE. White and Colored PRINTING PAPER. VOGEL HAGEDORN & Co. tf 1133 Hongkong, 11th July, 1873. FOR SALE. L'INE Dessert CLARET.

Superior Pale Dry SHERRY. Fine OLD PORT. SANDER & Co. tf 999 Hongkong, 28th May, 1872.

FUR SALE. NE 12-pounder Whitworth GUN, mounted on a Carriage; 21 inch Bore, and 7 feet Sinches extreme Length, with 20 Cases SHOT. BHELL.

EXTRAS. LANE, CRAWFORD & Co. tf 982 Hongkong, 20th June, 1873. FOR SALE.

TISTILLED PERFUMES FOR THE BATH OR TOILET. Equal to any Imported.

EAU DE COLOGNE. LAVENDER WATER. HUNGARY WATER. BAY RUM.

In Bulk or Cases of 3 Magnums, 6 quarts or 12 pints. THE HORGEONG DISTILLERY CO., LIMITED, East Point. 1m 1181 Hongkong, 22nd July, 1873. FOR SALE.

WE have lately received a new stock of American French, and different kinds of Gold Leaf TOBACCO. Prices moderate. O. H. HEINRICH & Co... No. 133, Queen Road. 1m 1269 Hongkong, 7th August, 1878.

IMPROVED LAMPS FOR KEROSINE THE SILBERLIGHT COMPANY'S of her Cargo engaged, will have immediate des-I TABLE LAMPS produce a light equal putch from Whampon and Hongkong. 10H comprehensiveness and practical service to 17, Sperm Candles, consume only one galthis Work standsunrivalled. All the new lon of petroleum in 764 hours, ensure increased words which the Chinese have of late years been safety from risk of explosion, effect thorough

compelled to coin to express the numerous ob- combustion without noxious edonr or smoke, jectsin machinery, photography, telegraphy, and an increase of 40 to 50 per cent. in illuminations energy bear over ordinary lamps without inof foreign relations has imposed upon them, are creased consumption of oil, and require a new TABLE LAMPS. HANGING LAMPS.

WALL LAMPS. MODERATOR LAMPS, for Tea Oil. LANE, CRAWFORD & Co., 1272 Hongkong, 7th August, 1873.

BREAKFAST CLARET, FOR FAMILY OR THE A 1 German Ship mess use: 10 E BOTTLES OF VERY GOOD (Red Seal,) Selected by the undersigned, may be had for quick despatch. G. DUBOST & Co. 6m 436 Hongkong, 18th March, 1873.

FOR SALE. MPAGNE VEUVE CLICQUOT-PONSARDIN

Bole Agents for China, Japan and Manila. tf 2151 Hongkong, 15th December, 1871. AND R. TENNENT'S ALE and PORTER. DAVID CORSAR & SONS' Merchant Navy

SANDER & Co.,

Navy Boiled CANVAG. Long Plax ARNHULD, KARBERG & Co. tf 1130 Hongkong, 11th May, 1867.

FOR MANILA.

"VILLA DE RIVADAVIA." Castillo, Master, will leave for the above port 670 Tone, A. Humble, Master, will load here on or about the lith instant. For freight or Passage, apply to BRANDAO & Co. tf 1245 Hongkong, 4th August, 1873.

Vessels on the Berth. FOR SAN FRANCISCO.

THE A 1 American Ship "JAS. A. WRIGHT!" Morrison, Master, will be desputched as aboy on the 15th instant. For Freight or Passage, apply to RUSSELL & Co.

if 1283 Hongkong, let Angust, 1873. FOR SAIGON AND SINGAPORE. THE Steamship

"THALES," above Ports TO-MORROW, the 18th instant, For Freight or Passage, apply to DOUGLAS LAPRAIK & Co. 5d 1307 Hongkong, 12th August, 1873. OCEAN STEAMSHIP COMPANY.

. FOR SHANGHAI, Taking Cargo and Passengers at through rates for HANKOW, NINGPO, and PORTS in JAPAN. THE Company's Steamship

will be despatched on or about the 16th instant. For Freight or Passage, apply to BUTTERFIELD & SWIRE, 5d 1301 Hongkong, 12th August, 1873

> NOTICE. COMPAGNIE DES MESSAGERIES MARITIMES. PAQUEBOT POSTE FRANCAIS,

THE Company's Steamship "MENZALEH," Captain Mourrnt, will be despatched for YOKOHAMA. shortly after the arrival of the next French C. BERTRAND, Principal Agent.

1299 Hongkong, 12th August, 1873.

NOTICE. COMPAGNIE DES MESSAGERIES MARITIMES. PAQUEBOT POSTE FRANCAIS.

THE Company's Steamship. 'AMAZONE."

Captain Champenois, will be despatched for SHANGHAL. O. BERTRAND. Principal Agent. 1300 . Hongkong, 12th August, 1873.

FOR SAIGON (direct). THE Steamship " GLENDARROCE. Capt. Fowler, will have immediate despatch as

For Freight or Passage, apply to AUGUSTINE HEARD & Co. 7d 1321 Hongkong, 14th August, 1873. FOR SINGAPORE, PENANG, AND CALCUTTA.

/ HE British Steamer Captain T. Gardner, will leave for the above keng in correspondence with the Australian Ports on THURSDAY, the 21st instant, at 8 Despatches will close at 2:30 P.N.

For Freight or Passage, apply to DAVID SASSOON, SONS & Co. 11d 1290 Hongkong, 11th August, 1873. OCEAN STEAMSHIP COMPANY. FOR LONDON win SUEZ CANAL. THE Company's Steamship

"PRIAM" will be desputched on or about the 21st instant. Insurance risks accepted on behalf of the Company as under :-On Tes 27/. %, all risks, 18/. %, F.P.A. For Silk Freight, at \$3.25 per bale, or Passage, apply to BUTTERFIELD & SWIRE,

. 9:1 1283 Hongkong, 9th August, 1873. FOR MANILA. THE Spanish Brig

Capt. F. Pico, will have immediatedespatch for the above port. For Freight or Passage, apply to REMEDIOS & Co. tf 1309 Hongkong, 12th August, 1873. FOR NEW YORK. THE A 1 British Barque

'CHINAMAN." McKenzie, Master, having the greater portion For Freight, apply to RUSSELL & Co.

tf 1235 Hongkong, 9th August, 1873. FOR MELBOURNE AND SYDNEY. THE Extreme Clipper Barque "BRILLIANT." Capt. Newman, having the greater portion of

her Cargo engaged, will have immediate despatch for the above ports. For Freight or Passage, apply to ROZALIO & Co. tf 1195 Hongkong, 25th July, 1873 FOR HAMBURG.

Whampos for the above port, and will have Japan, the United States, and Europe. For Freight, apply to VOGEL, HAGEDORN & Co., tf 1078 Hongkong, 2nd July, 1873.

FOR SAN FRANCISCO.

THE A 1 British Olipper Ship "ZEMINDAR." having the greater portion of her Cargo enin Cases of 1.doz. Quarts, gaged, will receive immediate despatch for the and, 2 doz. Pints. above port. For Freight, apply to JARDINE, MATHESON & Co.

of 1234 Hongkong, lat August, 1873.

THE Spanish Ship "SALVADORA," Captain Hormarchea, will have immediate des patch for the above port. For Freight or Passage, apply to BRANDAO & Co. tf 1284 Hongkong, 9th August, 1873.

FOR MANILA.

FOR NEW YORK. THE A 1 Russian Barque VERITAS."

and at Whampon, and will have quick despatch. For Freight, apply to VOGEL HAGEDORN & Co., tf 1278 Hongkong, Sch August, 1873.

Intimations,

A. S. WATSON & CO., CHEMISTS AND DRUGGISTS

H.R.H. THE DUKE OF EDINBUKGH H.E. THE GOVERNOR. 1)EG to announce that they have just re D ceived a Choice Assertment of PERFUMERY and TOILET REQUISITES particularly adapted for the not season. tf 976 Hongkong, 19th June, 1873.

KRUPP'S CAST STEEL WORKS ESSEN (GERMANY.) SOLE AGENT FOR CHINA AND JAPAN, F. PHL.

tf 1871 Hongkong, Shanghai, Cologne (Germany. MRS. BAKER. COURT MILLINER AND DRESS MAKER. No. 5, OLD-BAILEY STREET,

(NEXT) ALEXANDRA TERRACE, if 709 Hongkong, 6th May, 1873.

NUNG FAT & Co., Mat-packers, No. 10 Bonham Strand, Hongkong, having been established for more than 10 years, and numerously patronized by the Foreign Merchants with orders for Ten Bags, Tor Rattau, Gunny bags, Rice and other bags, respectfully solicit continuance of the patronage litherto bestowed Goods are genuine, and prices moderate. All orders from abroad will be promptly attended to 3m 1029. Honekong, 25th June, 1873. FOOCHOW DOCK.

PAGODA ANOHORAGE.

TIHE above Granite-floored DOCK has lately been LENGTHENED to 400 feet over al Captein Young, will be despatched for the and is now capable of receiving vessels up to 3:0 feet on the keel. The brendth of the Dack at the bottom is 40 feet, at the top 80 feet, and the width at the entrance is 56 feet. Depth ut water on the sill 13 feet at average neap, and

17 feet at average spring tides.

The Dock has a Caisson Gate, and is pumped out by steam. A new FOUNDRY for large iron and brass castings has recently been added. The Machine Shop contains a 12 inch Screw Cutting Gup-lathe, Small Lathes, Drilling and Screwing Machines, Steam Saw Mill, Large Packets of Samples of Merchandize, in addition Smithy, &c., &.

Dry Godowns are on the premises; available Postage at present in force. for stowage of curgo, &c.

A large stock of Timber, Metal, and other Dock-yard Material always on band. Vessels dooked for examination, remetalied respurred, repairs also done in harbour; and iron ships and steamers cleaned and puinted, at moderate charges. Particulars can be obtained at the Dock, or on application to the under- which must be paid in advance, will be as fol-

The Steam Tug Woosung is in thorough working order, and is available at all times to tow vessels to or from sea, at reasonable, rates. JOHN FORSTER & Co. if 1039 Foochow, 18th June, 1873.

STEAM FOR SINGAPORE, PENANG, POINT DE GALLE, ADEN, SUEZ, MALTA, BRINDISI, ANCONA, VENICE, MEDI-TERRANEAN FORTS, AND SOUTHAMPTON

BOMBAY, MADRAS, AND CALCUTTA THE PENINSULAR AND ORIENTAL STEAM VIZ. :-NAVIGATION COMPANY'S Steamship "LOMBARDY," Captain E. M. GILLSON, with Her Majesty's Mails, Passengers, Specie, and Gargo, will leave this for the above places on SATURDAY, the 16th August, at noon, proceeding to Southampton via Suez Canal. Cargo will be received on board until noon, Specie and Parcels at the office until noon on the 15th idem. For Particulars regarding Freight and Pas-

Hongkong. CONTENTS AND VALUE OF PAUKAGES ARE REQUIRED. . A Written Declaration of the Contents and Value of the Packages for the Overland Route is required by the Egyptian Government, and must be delivered by the Shippers to the Company's Agents, with the Bills of Lading or with Parcels; and the Company do not hold themselves responsible for any Detention or Prejudice which may happen from the incorrectness in such declaration. The Company reserve the option of forward. For Books and ing all goods shipped by their Steamers for

sage, apply at the P. & O.S. N. Co.'s Office

Europe through Egypt, either by rail, or by Canal in their own Steamers, or in vessels employed for the purpose. Shippers of cargo for Bombay are requested toltake note, that the Steamers leaving Hong-Steamers from Galle to Hombay, may call at

Shippers are particularly requested to note the terms and conditions of the Company's Black Bills of Lading. A. McIVER, Superintendent, Peninsular and Oriental Steam Navigation Ob.'s Office, Hongkong, 4th Angest, 1873. NOTIUE.

COMPAGNIE DES MESSAGERIES MARITIMES. PAQUEBOTS POSTE FRANCAIS. STEAM FOR

AIGON, SINGAPORE, BATAVIA, POIN DE GALLE, ADEN SUEZ, ISMAILA, PORT SAID, NAPLES, AND MARSEILLES: PONDICHERY, MADRIS, CALCUTTA

AND BOMBAY. N SATURDAY, the 23rd August. 1873, at I noon, the Company's S. S. "TIGRE," Commandant LECOINTEE, with MAILS, PAS-SENGERS, SPECIE, and CARGO, will leave

this Port for the above places.

Cargo and Specie will be registered for Loudon as well as for Marseilles, and accepted in transit through Marseilles for the principal places of Europe. Cargo will be received on board until 4 P.M., Specie and Parcels until 3 P.M. on the 22nd August, 1873. (Parcels are not to be sent on board; they must be left at the Agency's Office.) Contents and value of Packages are

For further particulars, apply at the Com-

pany's Office. O. BERTRAND. Principal Agent. Hongkong, 11th August; 1873. THROUGH U.S. MAIL LINE

CHINA AND JAPAN TO NEW YORK. PACIFIC MAIL S. S. COMPANY IN CONNECTION WITH THE

CENTRAL AND UNION PACIFIC

RAILROAD COMPANIES.

THE S. S. " CHINA" will leave Hongkong for San Francisco, via Yokobama, on WEDNESDAY, the 27th instant, at 3 o'clock C. W. Rehse, Master, will load here and at A.M., taking Passengers, Mails and Freight, for Through Passenger Tickets and Bills of Lading are issued for transportation to Yoko-

hama and other Japan Ports, to San Francisco, to principal points in the United States, Canada, and Europe, via Overland Bailroad and connecting Lines of Steamers, and to ports in Mexico and Central and South America. A Steamer of the Company will leave Shanghai about same date, via the Inland Sea Ports, and make close connection at Yokohama. The "CHINA" will be due at San Francisco September 28th, whence daily Pas-

songer trains and daily Freight trains are run over the Central and Union Pacific Railroad Lines for New York, and for all the principal sities in the interior and upon the Atlantic Sea-At New York, Passengers have selection of various lines of Steamers to England, France and Germany.

of 20% on regular rates. Freight will be received on board until 4 r. M. on the 26th instant, Parcel Packages will be received at the office until 5 P.M. same day; all Parcel Packages should be marked to address in full; value of same is required. For further information as to Passage or

Freight, apply at the Agency of the Company,

T. A. HABRIS, Hongkong, August 18th, 1873.

Post-Office Notifications.

A mailwill close. For Saigon and Singapore. - Per Thales, tomorrow, the 16th instant 3.30 P.M. For Singapore, Pousny, and Calentin .- Per Indian Mail Packet China, on Thursday, the 21st instant, at 2 30 P.M.

MAILS BY THE "ENGLISH PACKET." The English Contract Packet "LOM. BARDY" will be dispatched with the usual Mails for Europe, &c., on SATURDAY, the 16th instant, at noon. Money Orders on any of the Money Order Offices in the United Kingdom will be granted until 5 P.M. on the 15th instant,

The Post-Office will be open until 6 P.M. on the 15th instant. Letters, &c., may be posted during the night in the box left open for their reception. Letters for registration will be received until 10 A.M. on the 16th instant. Letters may be posted until 10 A.M. on the 16th instant, without late fee.

Letters posted after 10 A.M. on the 16th instant, will not be forwarded unless the Late Fee of 18 cents each as well as the postage is The latest time for posting Letters at this

Office is 11 A.M., and for Newspapers, Books, or Patterns 10 A.M. on the 16th instant. Late letters (but Letters only) addressed to the United Kingdom via Brindisi, or to Singapore, may be posted on board the Packet from 11.30 A.M. to the time of sailing, on payment of a Late Fee of 48 cents each in addition to the postage.

F. W. MITCHELL, Postmaster General.

General Post-Office, Hongkong, 4th August, 1873.

It is hereby notified that arrangements have been completed under which correspondence from Hongkong may be forwarded to Nagasaki via Shangbai, and to Hiogo via Yokobama, by United States' Mail Packets, and that Letters for Hongkong and places beyond Hongkong, may be forwarded from Nagasaki and Hiogo by means of the United States' Packets via

Shanghai and Yokohama respectively. The rates of postage chargeable on such correspondence is four cents for each half-ounceon Letters, two cents on each Newspaper, and two cents on each two ounces of Books and to the Rates specified in the Table of Rates of F. W. MITCHELL, Postmaster General.

General Post Office, Hongkong, 16th January, 1871.

JOWS, VIZ. :-

It is hereby notified that henceforward the postage on letters addressed to Newfoundland,

When forwarded via 34 cents each 2-ounce. When forwarded via 34 Marseilles..... When forwarded via Southampton.... F. W. MITCHELL.

Postmaster General

. 36 cents each half-ounce.

Jeneral Post-Office, Hongkong, 22nd February, 1873. It is hereby notified for general information

that, the Postage (which must be paid in advanced) upon letters addressed to Prince Edward Island, will benceforward be as follows, When forwarded via 42 cents each bulf-ounce. Brindisi...

Southampton 28 cents each half-ounce

F. W. MITCHELL, Posimasior Genera General Post-Office.

When forwarded via

Marseilles

When forwarded via

Hongkong, 28th July, 1870. Afrangements having been made under which Mails for London arriving at Sucz from China by Private Ships will be forwarded to destination via Brindisi, it is hereby notified that the rates of postage, which must be paid in advance, on correspondence addressed to the United Kingdom so forwarded, will be as fol-

lows, viz. :-For Letters24 cents per half ounce. For Newspapers...... 8 " not exceeding lounce 4 cents. everyudditional4 ., 12 ,

F. W. MITCHELL,

Posimaster General. General Post Office Hongkong, 20th December, 1871.

It is hereby notified for general information, that the Postage on Letters addressed to Norway, when forwarded via Southampton, will hendeforward be 36 cents for each ball onnce, which may either be paid in advance, or it may be left to be collected on delivery of the Lettors. Unpaid Letters will be subject to an additional charge on delivery.

F. W. MITCHELL. Postmaster General. General Post Office Hongkong, 23rd August, 1870.

The Post Office of Victoria (Australia) having given notice to the General Post Office in London that articles of Jewellery received in that Colony are chargeable with Customs Duties, the undersigned considers it necessary to make this Regulation known to the Public, and to state that any letters or packets containing such articles sent through the Post are liable, with their contents, to be forfeited. F W. MITCHELL.

Postmaster Gerenul General Post-Office, Hongkong, 2nd January, 1873.

It is hereby notified that Letters addressed. to France may be sent either paid or unpaid at the option of the sender; but the postage on Prices Current, Newspapers and Books cannot For each 1 ounce The rate of postage chargeable on

Letters addressed to France per

Per British Packet when marked via

Per British Packet wucn marked via Alexandria and Murseilles...... 12 F. W. MITCHELL. Postmaster Genera General Post-Office,

on delivery.

General Post-Office.

Hongkong, 2nd April, 1872, .. It is hereby notified that henceforward the postage on letters addressed to Denmark, when forwarded via Southumpton, will be 28 cents per half-ounce, prepayment optional. Unpaid

letters will be subject to an additional charge F. W. MITCHELL. Postmaster General.

Hongkong, 22nd February, 1873. It is hereby notified for general information that on and after the 1st August next, the Commission chargeable on Money Orders issued upon the United Kingdom at Hongkong, Shanghai, and Yokohama will be as follows,

On sums not exceeding £2...... Above £2 and not exceeding £5...36 Above \$5 and not exceeding £7 ... 54 Above £7 and not exceeding £10.72 F. W. MITCHELL,

Postmaster Genera General Post Office. Hongkong, 15th July, 1870.

It is hereby notified that, a British Post Office having been established at Smyrna, closed Mails will, in future be eichanged between the British Post Office at Alexandria and the new Office of Smyrna. The rates of postage, which must be paid in advance, on Correspondence addressed to Smyrna, when forwarded by British Packet, are as follows, viz.

Letter, 20 cents per a ounce. 2 ... per 4 ounces for each Return Passage Tickets issued at a reduction Newspaper. 2 .. if under I ounce. if above I cunce and under 2 ounces.

Book Packets ... if above 2 ounces and and Patterns. under 4 ounces. 8 .. for every additional F. W. MITCHFLL.

Postmaster General, General Post-Office, Hongkong, 11th March, 1573.

Extracts.

VINCIT QUI PATITUR. Hopeless the task to built care, Or break through sorrow's thrall To shake thy yoke then may'st not dare;; It would more keenly gall. Through life's dark mazea sumnier way This tranquil thought issures-To know, let Fate do what she may,

He conquers who endures! Vengeance for any cruel wrong Bringeth a dark renown' But fadeless wreaths to bin belong Who calculy lives it down; Who, worning every mean redress, Each recreant art abjures, Safe in the noble consciousness,

He conquers who endures ! Who quells a nation's wayward will May lord it on a throne; But he's a mightier monach still Who vanquisheth bis own. No from of Fortune layshim low, No treacherous smile allures, King of himself, through weal or won; He conquers who endures!

Mark the lone rock that gundly sto is The melancholy main-The raving winds, the foaming floods, Burst over it in vain? In age majestic as in youth, It stands unclaimed, score : Symbolimmortal of the tenth-They conquer who endure!

A SPECTRE SPANIEL. --The ancient Castle of Peel, in the Isle of Man, was once haunted by a spectre spaniel, of most unspaniel like dimensions, which being of a sociable turn, used to come into: BATAVIA SEA AND FIRE INSURANCE the guard-room with the lights and keep the soldiers there company. His presence did ITHE Undersigned having been appointed them no harm, for, so long as his black body, or semblance of a body, was in front of the Company, are prepared to grant Policies gainst fire, his companions were careful to keep their | Sea Risks at current rates conversation clean, and let their favourite oaths remain unaired. Accustomed as they grew to their ghostly visitor, not one had sufficient confidence in his good intentions intentions to remain alone with him; and as the Manthe Dog came out of the passage leading from the guard-room to the captain's quarters, about the time when the castle keys were taken to the officer in command, a comrade always went with the mun to whom that duty fell. One night a soldier, rendered bold by an extra glass or two, swore he would carry in the keys by himself, and it the creature followed him, would see whether he were dog on devil. Deaf to all remonstrance, the pot valiant fellow snatched up the keys and went on his crrand. By-andby terrible noise greeted the horrified ears of the expectant listeners, but none were brave enough to dare the dangers of the passage. At last the soldier returned; sober enough now, and all waited impatiently for an explanation of the mysterious uproar. They waited in vain. The man was stricken dumb, and in three days died "in agonies more than is common to a natural death."-

From "Hellhounds," in All the Year Round.

MORNING AMONG THE MOUNTAINS

"It had frozen all night, and nothing could be lovelier than the effect of the thick hoar frost, every delicate leaf and blade of grass being engrusted with ice, and standing out like glistening diamonds against the grey Without having seen a fog, no one should leave Monserrat, for, glorious as it is at all times, this natural veil lends an indescribable softness and mystery to the views, and the moment when the curtain draws up and the sun bursts forth victoriously, is so intensely splendid. We were then on one of the high rock terraces, sweral miles above the current, where no sound except the occasional cry of an eagle broke the entire stillness, for not a breath of air stirred in the frost-laden boughs. Suddenly the mist rolled away, and the distance was revealed, on one side the long expanse of the Mediter rancan from Barcelona to Tarragona, with the shiring threads of rivers leading up to it through numberless towns and villages, and the surrent local rates will be allowed on all premium charged for insurance; such discount on the other the vast range of the Pyrenees, quite covered with snow, against the softest of blue skies. Deep below were the most tremendous abysses of rock, often perpendicular percipices of two or three thousand feet, but, wherever any soil could lodge, filled with the wealth of innumerable lovely shrubsbox aliternus, laurestinus, filares, leutisck, euphorbin, and flowering heath-all overgreens, which, according to the old Spanish tradition are permitted to loar their leaves all the year round, because they sheltered the weariness of the Virgin Mother and the Holy Child during their flight into Egypt. Where these could not find foothold, the sides of the rock are clothed with cascades of honeysuckle, smilex, and jessamine. High in the 'ragged crags remains of mined hermitages' seeined as it suspended over the face of the abyss, so utterly inaccessible that one would have thought the inmates could only have THE SAMARANG SEA AND FIRE INSUreached them by a miracle and that it was quite impossible that the troops under Suchet should have climbed up thither to rob and murder when 'they hunted the hermits like chamois along the cliffs." -- Wanderinge in Spain. By Augustus J. C. Hare.

THE UTE INDIANS. The Indians of the mountains here are the Utes, generally considered as the lowest of , all the Indian tribes, but the inhabitants of Colorado know them better, and although they do not hold them in high esteem, except as peacoful neighbours, they look on them as a warlike, manly tribe, infinitely better and stronger than their neighbours on the plans—the Araphoes, Cheyennes, and Sioux-with all of whom they are at constant enmity, an enmity of great service to the whites, for the Utes are so dreaded that they form an invaluable protection of the parks and valleys, the hostile Indians suldom venturing beyond the limits of their own prairie; when occasionally they have so ventured, there has been war, and the Utes invariably have been the conquerors. In Colorado the the Uto tribe is estimated at twenty-five thousand strong, and their hunting grounds extend over a vast extent of country. A large portion of the territory is set aside for their use by the States Government, upon which no American is allowed to settle. This plan has been adopted with all the sociation. Two-thirds of the Profits are distridifferent tribes, some of whom are content to | buted annually to Contributors, whether Share. remain on their reserves, whilst others object | bolders or not, in proportion to the net amount strongly, and are usually on the war-path. of Premia contributed by each, the remaining The Utes have been dissatisfied, but Uray, their head chief, is a man of sound sense and clear judgment, and he has hitherto succeeded in keeping them in capital order. It is his boast that his trite has always been THE QUEEN INSURANCE COMPANY. ing...... peaceable to the whites, and though there have been rumours of a breaking out, it has never come, and every year the great influx of American emigration renders the chance of its coming less, and the security of the port are prepared togrant Policies against Fire, white man infinitely greater. I saw my first to the extend of £10,000, on Buildings or on Utes in Denver; they arrived in one of the coaches on a particularly cold, day, and walked boldly up to the stove in the botel reception room, taking chairs and sitting themselves down without a word to anybody. Here they remained for sometime, whilst I was occupied in taking stock of their appearance. They were short, powerfully built men, with readish brown faces, peculiarly low foreheads, and hard cruel-looking eyes -evidently great swells in their own individual opinions. One was dressed in tanned deciskin, with fringed seams, and stained devices composed of many coloured lines, up and down his buckskin trousers; the other wore the proud costume of an American soldier, and on his breast there rested a medal about the size of an ordinary saucer, no doubt a pearl of a great value in the tribe .- From " London to the Rocky Mountains," in the Gentleman's

Magazine.

IN THE "THROWING ROOM." From the clay-house we come to what may be fairly considered, by reason of its antiquity and associations, the object of greatest interest connected with the manufacture of potlery. This is the "throwing-room." In a corner we observe the representative of the ancient art, sitting across his board upon a straw cushion. Before him is a disc, which revolves by a rope thrown round it, and another wheel, to which a handle is attached. The thrower is assisted in his operations by two women; one of them is employed in turning the handled wheel, and the other in supplying him with small balls of clay and removing the clay from the discs when formvisitors; and in a few seconds will make a Current Rates. complete tea service for their edification. We have heard of a gentleman who did not perceive the difficulty of the operation, and thought he should like to make an attempt. This very much mortified the thrower, who prided himself on being the master of a very complicated science. Accordingly, he tool the unfortunate stranger at his word, and they exchanged places. Immediately this adventurous beginner placed the clay on the revolving disc, off it flew, bespattering him all over with the slip, and be was extremely glad to relinquish his new occupation, without acting on the workman's suggestion that no doubt this difficulty would be overcome by a little persevorance. From the Church. man's Magazine.

Insurances.

COMPANY. A gente in Hongkong for the above-named

RUSSELL & Co. tf 1022. Hongkong, 1st April, 1865. ICTORIA FIREINSURANCE COMPANI OF HONGKONG, LIMITED.

THIS Company, with its Head Office at Hongkong, and Agencies at the various Treaty Ports in China and Japan, is prepared to issue Policies of Insurance, at the current rates of Premium at the respective places. AUGUSTINE HEARD & Co.,

ti 557 Hongkong, 1st April, 1871. PHENIX FIRE INSURANCE COMPAN FIRE Undersigned having been appointed

A Agents to the above Company at this Fort, are prepared to grant Policies against Fireto the extent of \$40,000; on Buildings, or for a term to complete 12 months, the premium I uzon la Goods stored therein. DOUGLAS LAPBAIK & Co. tf 717 Hongkong, 9th November, 1868. AND PROVINGIAL MARINE LONDON

INSURANCE COMPANY. THE Undersigned having been appointed Agents in Hongkong for the above Company, are prepared to grant Marine riske at current rates.

AUGUSTINE HEARD & Co. tf. 471. Hongkong, 6th Marsh, 1868. IMPERIAL FIRE INSURANCE UOMPANY. THE Undersigned having been appointed Agents of theabove Company at this Port,

are prepared to grant Policies against Fire to timestant of \$60,000 on Buildings, or on Goods stored thereon. GIBB. LIVINGSTON & Co. tf Hongkong, 24th August, 1864. DOSITIVE COVERNMENT SECURI

LIFE ASSURANCE COMPANY, LIMITED. CHAS. H. MORGAN,

1v 966 . Hongkong, 18th June, 1878. BATAVIA SEA AND FIRE INSURANCE COMPANY.

IME Undersigned are now prepared to grant, on behalf of the above Company, Policies against Fire on First-class Buildings, to an ex-A discoulat of Twenty per cent. (20%) upon

being deducted at the time of the issue of no-RUSSELL & Co., ly 15 Hongkong, 1st January, 1873. TRANSATLANTIC FIRE INSURANCE

COMPANY OF HANBURG.

THE undersigned having been appointed Agents for the above Company, are prepared to accept risks against Fire, subject to a bouns of 20 per cent. SIEMSSEN & Co.,

tf 39 Hongkong, 16th November, 1872. THE GLOBE MARINE INSURANCE COMPANY, LIMITED, LONDON.

THE COSTERLING SEA AND FIRE IN-SURANCE COMPANY OF BATAVIA.

RANCE COMPANY OF SAMARANG.

THE Attention of Shippers is called to the low rates of Premiums charged by the undersigned Agents of above named Companies, for all steamer risks, subject to a brokerage of The "Oosterling," as well as the "Globe,

after paying the Shareholders a dividend of per cent, on their paid-up Capital, distribute 25 per cent, of the surplus of the profits pro rats amongst such of the Insurers as have paid during the year £500 and upwards in premium. Particulars can be obtained at the Office of SIEMSSEN & Co.

tf 40 Hongkong, 16th October, 1872. OCEAN MARINE INSURANCE COMPANY, LONDON.

INCORPORATED 1859.

CAPITAL, £1,000,000. Fill Undersigned having been appointed Agents for the above Company, are prepared to accept Marine Risks and issue Policies at current rates.

AUGUSTINE HEARD & Co. 1/1351 Hougkong, 7th June, 1867. OHINESE INSURANCE COMPANY, (LIMITED).

NOTICE.

DOLICIES granted at current rates on Marine Ricks to all parts of the World. In accordance with the Company's Articles of Asthird being carried to Reserve Fund.

OLYPHANT & Co., . General Agents if 951 Hongkong, 17th April, 1873.

CAPITAL .- TWO MILLION STEELING.

THE Undersigned having been appointed Above 6 months the full annual rate. A gent for the above Company at this Goods stored therein. NORTON, LYALL & Co.

241 Hongkong, 22nd January, 1870. IMPERIAL FIRE INSURANCE COMPANY. TAROM this dute until further notice, a Return of Twenty per cent. (20%) will be

nade, on the Premium charged on all Insurances effected with this Office; such Return prepared to grant Insurances as follows :-being payable on the issue of the Policy. GIBB, LIVINGSTON & Co., (1159 Hongkong, 24th June, 1872, PHENIX FIRE INSURANCE COMPANY

TROM this date, until further notice, a dis. current rates. .. F count of Twenty per cent. (20%) upon the current local rates of premia will be allowed DOUGLAS LAPRAIK & Co.,

tf 1192 Hongkong, 27th Jone, 1872.

Insurances. LONDON AND ORIENTAL STEAM TRANSIT INSURANCE OFFICE. 137. LEADENHALL STREET, LONDON ESTABLISHED 1848. THE Undersigned is authorised to accept Class Steamers and Sailing Ships.

"A. Molver, Agent. tf. Bougkong, lat July, 1867. MANOHESTER FIRE ASSURANCE COM PANY OF MANOHESTER AND LONDON.

Agents for the above Company at Horged into the required shape. The thrower kong, Canton, Foochow, Shanghai, and Hinis always pleased to exhibit his skill to kow, and are prepared to grant Insurances at HOLLIDAY, WISE & Co. tf 1958 Hongkong, lith October, 1868

LIVERPOOL AND LONDON AND GLOS - INSURANCE COMPANY. TAROM this date, until further notice, a discount of Twenty per cent, (20%), upon the

current local rate of premia will be allowed upon insurances effected with this Company, DOUGLAS LAPRAIK & Co., tf 1193 Hongkong, 27th June, 1872.

ROYAL INSURANCE COMPANY.

I ber cent, on the current rates of Premia will be allowed to all contributors. ROBERT S. WALKER & Co., Agents. Royal Insurance Company tf 1162 Hongkong, 24th June, 1872. QUEEN INSURANCE COMPANY.

TROM and after this date, and until further notice, a Discount of Twenty per cent. (20%) upon current local rates of Premis, will be returned on Insurances against fire, effected with this Office. NORTON, LYALL & Co.,

tf 1174 25th Jane, 1872. NORTH ERITISH AND MERCANTILE INSURANCE COMPANY. TROM and after this date the following rates will be charged on SHORT PERIOD Insurances viz:-Not exceeding I month tof the annual rate

Above 1 month, and not exceed- 3 Above S months and not exceed- 2 6 Above 6 months the full annual rate.

balance of the Annual Premium. On and after this date, a discount of 20 per cent, off the above rates will be allowed to in-GILMAN & Co., Agenta North British & Mercantile Insurance Company.

tf 1167 Hongkong, 24th June, 1872.

NOTICE. ROYAL INSURANCE COMPANY

THE sinual rates for Fire Insurance on the L various classes of Buildings and their contents will remain as follows until further notice, viz :--

Dotached and sami-detached Dwelling Houses (removed from d percent. the town and their contents, Other Dwelling Honses (similarly) I per cent. situatedlynd their centents. Offices and Godowns and their contents.

Other Risks by Special arrangement. The following rates will be charged for SHORT PERIOD Policies :-Not exceeding 10 days ith per cent; Not exceeding...... 1 month ; per cer. Above 1 month, and not 3

Above 3 months, and not } 6 exceeding bove6 months, the full annual rate of 1 ROBT.S. WALKER & Co., Agents, Royal Insurance Company ti 1763 Hongkong, 13th September 1869. YANG-TSZE INSURANCE ASSUCIA-

Capital and Surplus 765,000 Table.

TION OF SHANGHAL.

YDOLLCIES granted on Marine Risks to all parts of the World, at current rates. This Association will, until further notice, Mount Royal provide out of the earnings, first for an interest dividend of 15% for shareholders on Capital, and thereafter distribute among Policy holders. annually, in cash, ALL the profits of the Rainbow Underwriting Business pro rata to amount of Republic premium emtributed. RUSSELL & Co.,

tf 1089 Hongkong, 9th July, 1872. CHINA TRADERS' INSURANCE COMPANY, LIMITED.

NOTICE. IN conformity with the Special Resolutions adopted and confirmed at the Extraordingry Meetings of Shareholders held on the Let and 15th instants, altering Clauses Nos. 180, 131, 132, and 133 of the Articles of Association, such changes to take effect from 1st November, 1871), the Net Profits of the Company will, from that date, be distributed as follows, viz. -

Two-thirds (2/3rds) to all contributors, whe | Chase ther shareholders or not, in proportion to | Fort William the nel amount of premia contributed by John Adams

One-third (1/3rd) to Shareholders generally, according to the number of shares held by AUGUSTINE HEARD & Co., General Agents

tf Si4 Hongkong, 16th February, 1872. TIDETH BEITISHAND MERCANTILL INSURANCE COMPANY. REDUCTION IN THE RATES OF PREMIUM. Detached & semi-detached Dwelling Houses, removed from town, perannum. and their contents. Other dwelling Housesused strict-)

ly us such, and their contexts. Godowns, Offices, Shops, &c., and } their contents. On and siter this date, a discount of 20 pe cent, off the above rates will be allowed to In-

GILMAN & Co., Agents, North British and Mercanlile Insurance Company.

NOTIUE. IMPERIAL FIRE OFFICE.

+ 1168 Hongkong, 24th June, 1872.

TAROM and after this date the following rates will be charged SHORT PERIOD 'la- Zebra

Not exceeding Ten days t of the annual rate Not exceeding 1 month of the annual rie Above 1 month, and not exceed. 3 . do. do. Above 3 months and not exceed > 6 . 1 do. do. ing incress restrictes !

GIBB. LIVINGSTON & Co.. Agents, Imperial Fire Insurance Company. Amboto ti 675 Hongkong, 18th August, 1869. THE LONDON ASSURANCE INCORPORATED BY ROYAL CHARTER

his malesty kinggeorge the first, A.D. 1720. TIRE undersigned having been appointed

Agents for the above Corporation, 179 MARINE DEPARTMENT. Policies atcurrent rates, payable either hero. Agents, Imperial Fire Insurance Company, in London or at the principal Ports of India, Ohina, and Australia. FIRE DEPARTMENT. Policies issued for long or short periods at

A discount of 20 % allowed. LIFE DEPARTMENT. upon insurances effected with this Company. Policies issued for sums not exceeding £5,000, on reasonable terms. HOLLIDAY, WISE & Co. ti 1363 Hongkong, 26th July, 1872.

Insurances,

CHINA AND JAPAN MARINE INSUBANCE COMPANY. THE ATTENTION OF SHIPPERS is onll- Insurances. viz :ed to the future distribution of the Prorisks on behalf of this Office, by First fits of this Company, two-thirds (2/3rds) of which, after payment of interest, will now be Above I month, and not) divided amongst all Contributors of business, whether Sharsholders or not, rateably in pro- Above 3 months, and not | tion to the amount of Nett Premis contributed. WM. PUSTAU & Co.,

of 663 Hongkong, 9th April 1872 TIRE Undersigned have been appointed THE CHINA FIRE INSURANCE COMPANY, LIMITED. HEAD OFFICE-HONGKONG. GENCIES at all the Treaty Ports of Ohing and Japan; and at Singapore, Seigon and Pensur. Risks accepted, and Policies of Insurance

granted at the rates of Premium current at the above mentioned Ports. No charge for Policy fees. JAS. B. COUGHTRIE. Secretary. Hongkeng, 1st November, 1871. IMPERIAL FIRE INSURANCE CO.

INOR Insuring Houses and other Buildings Goods, Wares, Merchandise, Manufacturing and Farming Stock, Ships in Port, Harbours, or Dock, and the Cargoes of such Ships; ulso, Ships Building and Repairing; Barges and other Vessels on Navigable Rivers and, Canals, and Goods on board such Vessels, INROM and after this date, a Discount of 20 throughout Great Britain and Ireland, and in FOREIGN COUNTRIES. FROM LOSS OR DAMAGE BY FIRE.

The Undersigned, Agents for the above Company, are prepared to grant Policies against FIRE to the extent of \$60,000 on any one First Class Risk .-GIBB. LIVINGSTON & Co. Hongkong, lat January, 1867.

HONGKONG MARKETS. Insurances. Corres, Shanghat, perpicul 14.80 a 10.20 Ningpo, ... it am principal in ... it As Reported by Chinese on the 14th August, 1873, Tientain NOTICE COTTON GOODS. Shoutung TAROM and after this date the following rates Corros Vins, No. 16 a 24 .. per picul \$168.00 a 5112.00 1 12.00 a 18.50 will be charged for SHORT PERIOD SASSAMURS, Japan white,...... Not exceeding Ton days & of the annual rates dany sugarines, 7 a 74 lbs ... per piece \$2.03 a 2.07 Rics, Bongal, Cargo No. 1....... 8 a 82 lhe ... 2.46 a 2.50 2.30 a 245 Not exceeding 1 month 2 2.20 a 2.25 1.60 a 1.65 WHITE SHIPTINGS, 56 a 60 road. -2.10 a 2.25 exceeding three months. 2.05 a. 2.81 3.35 a 2.10 08 a 72 ... 2.05 a 3.40. JAVA 2.00 a 2.10 WHITE SPOTIND DO. per piece 2:00 a 2.86 exceeding six months Singapore,... 1.75 a 1.80 WHITE BROOLDES, 2.55 a 3.60 Above six months the full annual rate. AMERICAN DELLE, 80 yards 1.60 a 1.55 Saigon, JARDINE, MATHESON & Co., 2.10 a 2.15 Agents, Alliance Fire Assurance Company. GERY T. CLOTHS, 24 yds & 81 in . 7 lbs, Rangoon 3.85 a 2.40 of 678 Hongkong, 26th August 1869 6.80 a 7.20 . 24 . & 36 , 8lbs ... DIED SPOTTED SHIRTINGS,...... Coals. Avioat, per con. 15.00 a 15.50 English steam, DYED BROCADE Do. mine. American Anthracite, DYRD DAMASK Do. per piece 5.75 a 600 THE QUEEN INSURANCE COMPANY. WINDOW GLASS per box. 4.50 a. 4.75 HANDERECHIEFS, Blue per dos. 0.70 a 0.72 STRAITS PRODUCE, &C., Brown THE following rates will be charged in future HATTANS, Straits, per pol. for SHORT PERIOD Insurances, viz :--Baujar VELVETS. Black, 22 ins. per yard 0.30 a 0.32 Not exceeding 10 -days, tof the annual rate. PEPPER White. 22.00 a 22.50 .. Gentian, 22 i, Black Not exceeding 1 month, t do. VELVERBERS, Black, SANDAL WOOD Malabar, 3.25 c 3.57 WOOLLEN GOODS. Above I month and not 3.85 a 4.80 exceeding 3 months ... SPANISH STRIPRE, per yard 0.82 a 0.83 7.00 a 19 50 SAPAN WOOD, Manila Above 3 months and not? LONG ELLS, MM Scarlet, perpiece 8.20 a 8.25 1.60 . 2.00 Assorted, exceeding 6 months .. FLOUR, California, per sack of 50 bb...... HH Soarlet 8.10 a 8.20 NORTON, LYALL & Co., American, per barrel of 200 bs..... 5.86 a 6.00 7.40 a 7.50 Assorted, Agents the Queen Insurance Company. tf 242 Hongkong, 22nd January, 1870. WHEAT, Tientein,... per pol. 195 a 9.10 SUGAR, Canton white, I a 3 IMPERIAL FIRE INSURANCE COMPANY 20.00 a 20.50 6.75 a 7.20 BBB 3.50 a 3.60 22.00 a 23.50 REDUCTION IN THE RATES OF PREMIUM. West Coast, Dk. Brown, 3.20 a 3.30 TNTIL further notice the following Annual--4.20 m -4.50 Rates will be charged for Fire Insurance 3.75 a 8.90 Самрнов, раскей, IRON, Nail Rod Nos. 1 a 6 aper picul 4.10 a 4.15 4.80 a 15.00 PEAS. White. Hooppen are see an area areas are 1.95 a 2.00 Detached & semi-detached Dwell-Green, maissessimine de constante de 2.25 a 2.50 ing Houses removed from town, > } per cent. RmallRound Rod, Black, 1.00 a 1.05 and their contents. 10.50 ± 11.00 Wiremenn ferent gatener miese me ... Yellow, 1.85 a 1.90 - 7.00 g 7.20 Other dwelling Houses, used strict-MUSTROOMS, Japan,...... 28.00 a 87.00 SBAWSED, Green,..... ly as such, and their contents. 1.00 a 2.10 6.00 a 5.26 Tir, Malacos, per picul 34.00 a 35.70 Mussels, Dry Siam large, Godowns, Offices, Shops, &c., and } 1 per cent 2.75 a 2.90

TIN PLATES por box 9.25 a 0.50

SHEATHING METAL, perpicul 24.00 a 26.00 | VERMICELLI, Tientsin.

QUICISTIVEL, 140.00 a 146.00 BEES WAY, Japan, 7.50 a 7.75

PRODUCE

Consumers.

333

80

334

782

365

189

100

256 -

140

300

630

158

463

1070

583

274

349

339

621

1049

457

724

366

834

283 .

Brit, bk

Brit, bk

Brit, bk

Brit, sh

Imp, bk

Brit, eb

Brit, bg

Habbekost

Dalrymple

Morgan

Donkin

Trecey

Shewun

Scapleborn

Dray.

Chowfa:

Dilpussund

Invernuss

Kien-Wei

Rachel

Zinka

Morman Court

Duke of Abercorn

Glamorgaushire

E. Vincent & Co

Frewin & Co.

Petersen & Co

Petersen & Oo

Paseding & Co

Boyd & Co

Pasedng & Oo

Petersen & Lo

Petersen & Co.

Pascdag & Co

Petersen & Co

Petersen & Oo.

Pasedag & Co

Pasedag & Co

Pasedag & Co

Paseday & Co

Brown & Co

Boyd & Co

Buyd & to

Boyd & Co

Butterfield & Swire

Butterfield & Swire

Butterfield & Swire

Adamson, Bell & Co

Adamson, Bell & Co

Jurdine, Matheson & Oo. London

Jardine, Matheson & Co. Australia

Siemssen & Co

Gilman & Co.

Augustine Heard & Co

132 Passdag & Co

Master

Master

Arsenal

SHANGHAT.

The names of the numerous steamers, tugs,

small craft, and receiving hulks employed

In port on 9th August, 1873.

Turner & Co

FOOCHOW.

296 E, Vincent & Co

In port 30th July, 1873.

197 Petersen & Co

336 | Elles & Co

Order

Chinese

8.25 a 12.50

6.80 a 7.50

6.00 a 6.80

Destination.

Laid up

In Dock

In Dock

In Dock

Ningpo

Sydney

Loudon

London

Shangkai

Melbourne

Keelung.

Tug Plying

Destination. Consignees. Captains. CANTON. HONGKONG. H.I.O.M. Cocker Ling-leng H.T.O.M. Sum-shiin-fat Man-nien-tring STEAMBRS. H.I.O.M. g-h. Stewart Ngan-tun H.I.C.M. g-b. Stewart Sui-Tsing Chinese H.I.O.M. Olark ' Singapore, Sun-Ches D. Sassoon, Sone & Co Gardner H.I.O.M. cor. Lo Buch Tug Plying Takan-lan-116 H. K. & W. Dk. Co Brit. str Richardson De Longueville H.I.O.M. Tien-Po 1389 Russell & Co Robinson Galley of Lorne 945 Aug. Heard & Co Fowler Glendarioch Peru, sh Laucircia America 1050 A. Heard & Co., Agente Cary Kinsban I 385 Thos. Howard & Co B. B. Alston Brit, bk Courier 1061 A. Heard & Co., Agents Benning Kin-Kinny 750 Ed. Schellhess & Co 180 F. Degenear D. d'Argence Angel Fulle Lmoukai 471 Pern. sh Order Fray Bentos Laid up Lintin. 303 774 Order 1 Pera bk Faboado Guillermo 1726 -P. & O. Co E. M. Gillson Brit. str Span.str Order Stephen Juan D. Lapraik & Co Williams 700 1002 | Messagories Maritimes | Yokohama Peru, sh Order Lencivira Macro Mourret charged for such prolonged term being the Menzaleh 808 Fernando Tuton Peru. sh Olaguibel Canco Capau Aug. Heard & Co 240 Nelusko Belg. str von Heyden 1746 1890 A. Heard & Co., Agents **Ferries** 880 Raynal & Co Peru, sh Vidauwezege Nuevo Providencia 821 A. Heard & Co., Agente Carroll Poyang Peru, ah. Empiga Oracle 180 Acheong 311 Rozario & Co Port, bk Santa Sancha Nunes Acheong Sir J. Jeejsebhoy 140 A. Henrd & On, Agents Wilson Spark I Repairing748 Chinese Brit. str Strablendorff United Service -I Bunning between Cunton and Macao. 380 A. Heard & Co., Agents Brit. str .White Olond § 832 Brit. str Acheone Tot-tung SWATOW. In port on 7th August, 1873. 844 Frewin & Co Bernard Auguste Running between Hongkong and Canton. Direks & Kruger Martin Ger, bk Running between Macao and Hongkong. Brudley & Co.

GIBB. LIVINGSTON & Co.,

SHIPPING IN THE CANTON WATERS.

Agents Imperial Fire Insurance Company.

tf 864 Hongkong, 7th March, 1865.

their contents.

Brit, sob Gaviota McPherson Lochbulig McCaelin Am. str Orphan SAILING VESSELS. Brit. bk Sheebun Ed. Schellbass & Co Ravnkilde Siam. bg Dan, bk Houghendaff Aarbaas 1140 P. & O. Co Wm. Brown Brit, sh Ger. soh Hayward Adolf 650 803 Master Finch Belle Sauvage Ger. bg Jurgensen Brami M'bourne, &c. Rozario & Co Nowman Brilliant Ger. bk. Schweitzer Brema Siam. bk 338 Chinese Tama Bus Cano Ger. sch Neilson 533 China. Remedios & Co Port. bk Riberio Cecilia Ger. sch China Sebmidt 359 Tientain Russell & Co Brit. bk Solavo Obarley Ger. bk Gruü Emma Java Brit. bk Hide Brit. bk Deas Finzel Pern. sb A. Chavarie Columbia Dan, bk Kocdth Flensburg. London 666 Ruesell & Co Freu. bk Lebriquir Rost Forget-me-not Span, bk J. Willaume Eizagu. Peteragn Ger. bk Hermann Brit, bk Johnson Ger, sch Johansen Messageries Maritimes 1300Amr., sh George M. Adams Manson Brit, bk James Wilson Heath Siam. Andeusen Siam.sch Hoohrenter Kim Soon Hoat Remedios & Co Span. bg F. Pico Gravina Ger, bk Rebecca Schopper **3328** Messageries Maritimes | Rangoon Brit. ab J. Thomson Ger, seb Borstel Soon Hong Chinese G. E. Bondo Nor. bk Siam, seb Soo Tek Seng Lubmann Wm. Pustau & Co Ger. bk Schwartze Ger. bg Warnken Snwa Remedies & Co Span. bk M. Camus Isabelita a Maria Ohal mers Taunton San Francisco 1278Russell & Co Amr. sh Jus. A. Wright Morrison Ger Triton Jessen Bourjau & Co Hagemann Johann Smidt Brit. Vision. Cummins Chinese Siam. bk O. Lange Kim-yeong-tay Brit, bk Orferr Yarra Peru. sh Vedurini Luisa Canevaro Ballsen Xacs Siemesen & Co Sauhau Aug. Heard & Co Trask . In part on 1st August, 1873 Pettersen Riddle Acada 432 Order A. Bertin Fren. Nicolson Argenaut 1228Brit. Berryman Brit. bk Sanderson Argonant. 349 Bourjan & Co Linklater Naworth Castle Gen bg Rus August. Siam. Hansen Hallewell Brit, b Belted Will

Aug. Heard & Co

Arabeld, Karberg & Co Manila

Carlowitz & Co Brit. bk Minto 5 729 Brandao & Co Manila Span, sh Hormaechea Salvadora Arabold, Karberg & Co Samuel D. Carleton Amr. bk Taeping Borneo Co. Limited Young St. Mary Aug. Heard & Co 806 Brit. sh Sir Harry Park es Chapman 304 Saigon Siam. bk Spreckelsen P. M. S. S. Co. A. Bley Stonebouse 425 Fren. bk Russell & Co Bourgess Taffarette Siam. F. Degenser Burrows. Telegraph Vogel, Hagedorn & Co. Rus. New York Humble Manila 261 Brandso & Co Castillo Villa de Rivadavia Yokobama Pedro Fuza 1095 Jardine, Matheson & Co San Francisco Trideforg' RECEIVING VESSELS & LIULES. Pow. Mag | 283 | Harbor Master Webster

1361

Brit.

Amr. ahl

Roberta

Thaver

Name.

Modilvery

1000 P. & O. Co 318 Water Police Purchase' Hulk Hulk Stroud H. M. S. SHIPS IN THE CHINA SQUADRON.

Where At. Captain, Hongkong Comr. Patterson doub, sc. gun vs. Capt. Wm. H. Whytel 400 Steam Corvette Comdr. E. J. Church 3 160 Tientsin doub, sc. gun vl. To be Sold 60_ Bhanghai gun-boat 20 Comdr. B. W. Bax Nagasaki doub, so, gun vi. 120 Comr. J. B. Barnett Nagasaki doub. sc. gun vi. Hoogkong Hospital Cant. C. E. Buckle

Dwarf Flamer on passage to N'saki gun-boat Frolio doub. sc. fron sh. 14 Oapt. W. Arthur Nagasaki Iron Duke. Hongkong Military Hospital Meanes Rongkong Comdr. Grant Singapure doub, se. gun'yl. Lient. Comdr. Bond Nagasaki Lieut. Comr. Fairlie Hougkong gun-beat Opessum Hongkoug Commodore Shortt Receiving ship Princess Charlot Comr. Persons Shangbui screw sloop Rinaldo Hankow Comr. Pitman doub, se, gan v Ringdove Hos. A. C. Littleton Yokobamu pad. des. vessel Salamis Foochow Com. Hon. Fitzmaurice doub. sc. gun vs. Teazer Capt. H.B. Woollcombe Singapore Steam Corvette Thalis Capt. Le Hunte Wardi Hongkong Steam Corvette

SHIPPING IN THE CHINA WATERS.

doub. sc. gan vs.

screw sloop

Comr. H. K. Leet

To be Sold

Consignees. Destination. Captain. Vessel. WHAMPOA. STEAMERS. Manila 981 Remedios & Co Aug. Heard & Co Brit. str. 1019 P. & O. S. N. Co Edmonds Brit. str | 1216 | P. & O. S. N. Co G. J. Babot SAILING VESSELS. London Gilman & Co Агасиц 843 Order Peru, sh Astorqu'a -Camila Cayour Russell & Co New York A. MuKenzie Brit. bk 667 Chinaman 573 Jardine, Matheson & Co London James bhearer Brit. bk Order. "Peru. sh 901 Bareno : 425 S. E. Burrows & Sons Brit. bk Ramussen Ly-ce-moon 665 Melchers & Co 917 Voget, Hagedorn & Co Hamburg Brit, bk Harris Hamburg Rebse CANTON. H.I.C.M. Godsil 642 Siemssen & Co Ger. str Hennings H.I.O.M. g.b. Ching-Sirg E. Oboy H.I.O.M. Poynter H.LC.M. Robinson g.b. Customs Chop H.I.C.M. Wright Fei-ho Clayeon Brit. str A. Heard & Co., Agents' Laid up Graves

on the Yang-teze are not included in this Brit, sh Frazar & Co Ambasesdor. 494Brit, bk Muster Antipodes Fraz ir & Co 448 Brit. bl Dimelow Archos 595 Smith, Archer & Co. Hayden Amr. bk Benefactor Gibb, Livingston & Co | London Black Adder Bisselt Wing Puston & Co V. Spreakelsen Ger. bk Chance Fung Hing Brit, bk Charlie Palmer Morrison Olyphant & Co. 516Amr. bk Conquest Fruzar & Co 887 Donne Castle M. Diarmid Brit, sh 840 Mister Brit. bk Lankester Eastern Star Eduard Schollhuss & Co 341 Ban, bk. Esbern Surre Saxtorpt Master 174 Brit, sah Abernetby Master Siam. bg Schoder Foochow Siemssen & Co 384 Brit, bk Frederica Press 493 Siemssen & Co Ger. bk Jausen. Freys 622 Wm. Pustan & Co Briard Amr. bk Galveston 294 Fren, bk Gabrielle Alice Bouzard Fruzar & Co Phillipps . Brit. sh Harlow Adamson, Bell & Co Brit, bk Macauley Huntly Castle 795 Augustine Heard & Co Brit. sb Anderson Kaigow 414 | Chinese Brit. bk Kim kin kee Bjuggren 326 Bourjan & Co Ger. bk Laura Horn 337 Wm. Pustau & Co Ger. bk Maria 268 J. S. Beron Mistletce Williams 544 Fung Hing Brit, bk Muscat Merchant MeIntoab 384 Santa Coloma Spau, bk M. Y. Vicenta Adumson, Bell & Co Barclay. Northampton 475 Siam, bk Moller Prosperity 413 France & Co Amr. bk Rebecca Goddard. Мапвоп Master. Brit, bg Desborough-Rose of Australia Frazar & Co Amr. sh White Sea Serpent J. S. Baron 255 Beit, bk McDonald Serpent 1050 Adamson, Bell & Co Brit. sh Sir J. Family Ooble. Rothwell, Love & Co Lodberg. Brit, bg. Velos Morrie, Lewis & Co Anir. bg Vests Percy 830 Turner & Co Brit. 2h Hunt Weymouth on passage to S'ha YOKOHAMA. In port on 23rd July, 1878. 215 | Ziegler & Co Carl Otzen 195 Walsb, Hall Co 1258 Kniffler & Co Clars Bell, Pierce : Brit, atr McNabb Colombo 481 Van Oordt & Co Brit. bk Davies -Denhighshire 686 Shaw & Co Brit, sh Eliza Shaw 685 Captain Amr. eb. Elsinore 360 Sitwell, Schoyer & Co Brit. str Lap Tek Darke 370 Peru, bk Captain Maria Luz Hereitra Netherlands Trading Co 180 Brit, etr Smith Naruto 153 Arm. sh Thorndyko Otago 670 M. M. Co. Queen Viotoria Brtt, bk Quinn.

> SHIPPING IN MANILA HARBOUK. Captain. Consiguees. Vesuls. Span, bk Brit, sh 350Ketr & Co Amigns F. Richardson & Co. Everest F. Reyes Spau.str 470 Punay Z. I. de Aldecva Ger. bk 535 | Smith, Bell & Co Parame Peele, Hubbell & Co Brit. Pegnina F. Reyes San Lorenzo Smith Bell & Co Tyburnia 374 Peele, Hubbell & Co Windsor Castle Brit. bk 799 T. Hermann & Co Wylo" Printed & Published for the proprietor, by W. H. SELL, Wyndbam-Street, Honghong.

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Washi

Parmenio

Royal Minstrel

P. & O. Co

447 Hudson, Maloolm & Co

211 Hadson, Malcolm & Co

369 M. Verney

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